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FEDERAL BUREAU OF INVESTIGATION
FOI/PA
DELETED PAGE INFORMATION SHEET
FOI/PA# 1177164-0
Total Deleted Page(s) = 39
Page 33 ~ Duplicate - to 174A-SF-90788 serial 92 [FDPS page 32];
Page 38 ~ Duplicate - to 174A-SF-90788 serial 96 [FDPS page 36];
Page 40 ~ Duplicate - to 174A-SF-90788 serial 99 [FDPS page 39];
Page 42 ~ Duplicate - to 174A-SF-90788 serial 101 [FDPS page 41];
Page 44 ~ Duplicate - to 174A-SF-90788 serial 90 [FDPS pages 29-30];
Page 45 ~ Duplicate - to 174A-SF-90788 serial 90 [FDPS pages 29-30];
Page 53 ~ Duplicate - to 174A-SF-90788 serial 106 [FDPS page 51];
Page 72 ~ b6; b7C; b7E;
Page 216 ~ b6; b7C; b7E;
Page 238 ~ b6; b7C; b7E;
Page 333 ~ b3; b6; b7C;
Page 337 ~ b3; b6; b7C;
Page 338 ~ b3; b6; b7C;
Page 339 ~ b3; b6; b7C;
Page 340 ~ b3; b6; b7C;
Page 341 ~ b3; b6; b7C;
Page 342 ~ b3; b6; b7C;
Page 343 ~ b3; b6; b7C;
Page 344 ~ b3; b6; b7C;
Page 345 ~ b3; b6; b7C;
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Page 352 ~ b3; b6; b7C;
Page 353 ~ b3; b6; b7C;
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Page 357 ~ b3; b6; b7C;
Page 358 ~ b3; b6; b7C;
Page 359 ~ b3; b6; b7C;
Page 360 ~ b3; b6; b7C;
Page 361 ~ b3; b6; b7C;
Page 362 ~ b3; b6; b7C;
Page 363 ~ b3; b6; b7C;
Page 364 ~ b3; b6; b7C;
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b6 b7C

SUB A - EXHIBITS

SUB B - BULKIES

SUB C - NEWSCLIPPINGS

SUB D - LAB REPORTS

SUB E - PHOTOS

SUB F - INTERVIEW NOTES

SUB G - FD-302'S (CRIME SCENE)

SUB H - FD-302'S (INTERVIEWS)

SUB I - INSERTS

SUB J - SUBPOENAS

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 1/4/4/ BY 3/5-5 C/6/4/4

CA# 91-1057 EFL

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Transmitted Per (Number) (Time)

174A-ST-90788-159

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[TRANSMIT VIA: ☐ Teletype ☐ Facsimile ☐	PRECEDENCE: ☐ Immediate ☐ Priority ☐ Routine	CLASSIFICATION: TOP SECRET SECRET CONFIDENTIAL UNCLAS E F T CUNCLAS Date	
1	AVENGER" LETTER SEARC	CHED BY THE ANONYM	OUS LETTER FILE AT F	BIHQ
2	AND HAVING VOLUMINOUS	AMOUNTS OF PHOTO	COPIED MATERIAL PERU	SED BY
3	THE BEHAVIORAL SCIENCE	E UNIT, QUANTICO	FOR SOCIAL ANALYSIS.	
4	INVESTIGATION CO	NTINUING.		
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	Approved:	Transmitted	Per	
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FD-36 (Rev. 11-17-88)

Memorandum



SAC, SAN FRANCISCO, (174A-SF-90788)(P)

Date 11-23-90

From :

SA

b6 b7С

Subject:

UNSUBS:

JUDITH BEATRICE BARI - VICTIM; DARRYL REED CHERNEY- VICTIM

BOMBING OF 1981 SUBARU STATIONWAGON

CA LIC 2NWX290 OAKLAND, CA 5/24/90

EID

OO: SAN FRANCISCO

On 11/20/90. a Grand Jury Subpoena was served at

b3

(see attached).

A similar subpoena will be served for records held by the

Subpoena issuance

set forth in airtel to Sacramento Division.

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
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(4) WRH (2) - 174A-SF-90788 2 - 174A-SF-90839

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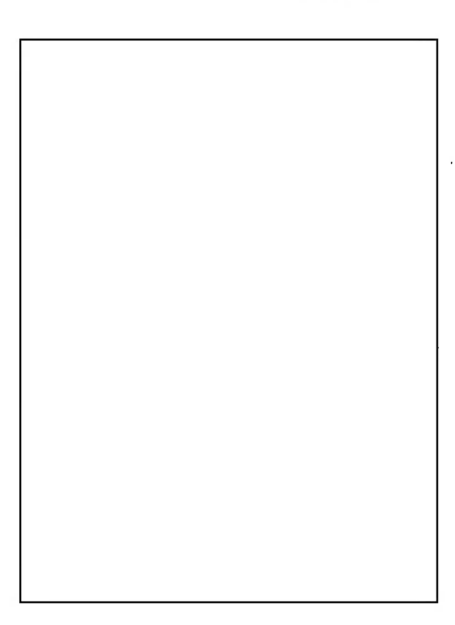
174-8F-90758-165

United States District Court

	NORTHERN		CALIFORNIA	
	HORINEM	DISTRICT OF		
го:			BPOENA TO TESTIFY EFORE GRAND JURY	ь3 ь6 ь7с
		SUBPOENA	_	T(S)
	OU ARE HEREBY COMMANDED to appea ace, date, and time specified below.	r and testify before the Gra	nd Jury of the United States District Cod	urt at
PLACE			COURTROON.	<u> </u>
	United States District (Federal Building 450 Golden Gate Avenue	Court	Grand Jury Room 1 17th Floor DATE AND TIME	L7201
	San Francisco, CA 9410	2	November 30, 1990 9:30 a.m.)
Υ	OU ARE ALSO COMMANDED to bring wit	h you the following docum	ent(s) or object(s):*	
				b
			See Appendix A.	
	Also see Appendix B2 at VOLUNTARY COMPLIANCE WITH WHEN YOU PROVIDE THE RESUBPOENA AND NO APPEARA	TH THIS SUBPOENA QUESTED MATERIAL	WILL BE DEEMED SATISFA S TO THE AGENT SERVING	ACTORY THIS
	ese see additional information on reverse This subpoena shall remain in effect until	you are granted leave to c	epart by the court or by an officer acti	ng on
beha	alf of the court.	TATES DIS	RICA	
CLERK	CHARD W. WIEKING		November :	13. 1990
(BY) DE	wif Mont			
	subpoena is issued on application United States of America	PAME ATION	AUSA AUSA Box	b 6
	WILLIAM T. McGIVERN, JR United States Attorney		ancisco, CA 94102	

"If not applicable, enter "none

APPENDIX A



b3 b6 b7C

APPENDIX B2

Pursuant to an investigation by the Federal Grand Jury of the Northern District of California into a suspected felony, it is requested that your company furnish all records requested pertaining to in Appendix A.	b 3
In addition, we request that you not disclose the existence of this request indefinitely from the date of this request. Any such disclosure could impede the investigation being conducted and thereby interfere with the enforcement of the law. Thank you very much for your assistance in this matter.	
WILLIAM T. McGIVERN, JR.	
United States Attorney Assistant United States Attorney Chief, Criminal Division	b6 b7

. "..."

United States District Court

	NORTHERN DISTRI		CALIFORNIA	
то:	DISTRI	CT OF		ь3
			DENA TO TESTIFY RE GRAND JURY	b6 b7C
-		PERSON	☐ DOCUMENT(S) OR OBJECT(S)	
	OU ARE HEREBY COMMANDED to appear and testify ace, date, and time specified below.	before the Grand	Jury of the United States District Court at	
are pre	acc, date, and this speamed below.			
PLACE	United States District Court Federal Building		Grand Jury Room 17201 17th Floor	
	450 Golden Gate Avenue San Francisco, CA 94102		November 30, 1990 9:30 a.m.	
	OU ARE ALSO COMMANDED to bring with you the fo	llowing document	(s) or object(s):*	
1	OO ARE ALSO COMMANDED to bring with you the to	noving document	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	7
				b
			See Appendix A.	_
	Also see Appendix B2 attached VOLUNTARY COMPLIANCE WITH THIS WHEN YOU PROVIDE THE REQUESTED SUBPOENA AND NO APPEARANCE WII	S SUBPOENA MATERIALS	WILL BE DEEMED SATISFACTOR TO THE AGENT SERVING THIS	Y
_ Ple	ease see additional information on reverse			
	This subpoena shall remain in effect until you are gra alf of the court.	nted leave to dep		
CLERK			12.22	
RI	CHARD W. WIEKING		November 13, 1	990
(BY) OF	EPUTY CLERK WHT. Munt			,,,,
	subpoena is issued on application	THE NOWTH	NO PHONE NUMBER OF ASSISTANT U.S. ATTORNEY	
of the	e United States of America	TEN CO	AUSA Box 36055	b6
	WILLIAM T. McGIVERN, JR. United States Attorney	San Fra Telepho	ncis <u>co, CA 94102</u>	b7C

*If not applicable, enter "none "

APPENDIX A

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APPENDIX B2

Pursuant to an investigation by the Federal Grand Jury of the Northern District of California into a suspected felony, it is requested that your company furnish all records requested pertaining to in Appendix A.	k
In addition, we request that you not disclose the existence of this request indefinitely from the date of this request. Any such disclosure could impede the investigation being conducted and thereby interfere with the enforcement of the law. Thank you very much for your assistance in this matter.	
WILLIAM T. McGIVERN, JR.	
	b6 b7
- Chief, Criminal Division	

FBI

[TRANSMIT VIA: Teletype	
	Date11/28/90	
1	TO : DIRECTOR, FBI (ATTN: SSA DS/T)	b6
2	FROM : SAC, SAN FRANCISCO (174A-SF-90788) (P) (SQ. 13)	ъ70
3	SUBJECT: UNSUBS;	İ
5	JUDITH BEATRICE BARI - VICTIM; DARRYL REED CHERNEY - VICTIM BOMBING OF 1981 SUBARU STATION WAGON	
6	CALIFORNIA LICENSE 2NWX290 OAKLAND, CALIFORNIA	
7	5/24/90 EID	
8	OO: SAN FRANCISCO	
9	Re San Francisco airtel to Bureau and Sacramento dated 8/16/90.	
10	Enclosed for Sacramento are original and photocopy of	
11	Grand Jury Subpoena addressed to	ьз І
12	<u>LEAD</u>	
13	SACRAMENTO DIVISION	
14	AT BAKERSFIELD, CALIFORNIA: Sacramento is requested to	
15 16	serve enclosed subpoena and forward results to San Francisco.	X
17	ALL INFORMATION CONTAINED	E
18	HEREIN IS UNCLASSIFIED COLDIF	
19	DATE DATE	
20		
21	2 - Bureau 2 - Sacramento (Enc. 2)	
	San Francisco WRH/vjd //	
L	1*	
£	Approved: Transmitted Per Sepialized Per Indexed Filed	r *

174A-SF-90788-164

Ukiah,	California	95482

b6 b7C

Dear

Your May 26th letter to President Bush regarding the bombing incident involving Ms. Judi Bari and Mr. Darryl Cherney was referred to FBI Headquarters and received on November 20th.

The FBI and the Oakland, California, Police Department are jointly investigating the incident that involved a bomb that exploded in Ms. Bari's car on May 24th in Oakland. Since this is an ongoing case, it would be inappropriate for me to comment about any specific aspects of this case.

Sincerely yours,

Nicholas V. O'Hara Deputy Assistant Director Criminal Investigative Division

(1) - San Francisco - Enclosure

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DEC - 7 1990

FBI — SAN FRANCISCO

174A-ST-90488+

· remains roman of

Ukiah CA 95482

President George Bush 1600 Penn Ave Washington DC 20500

Dear President Bush;

I am personally disgusted with the way the case of Judi Bari and Darryl Cherney has been handled to this point. I live and work in Ukiah, and am convinced that neither of them knew that they carried a bomb in their car when it exploded.

Since Judi and Darryl were on a tour committed to non-violence, and were requiring a non-violent promise from anyone wishing to be involved in the upcoming protests, I see no viable reason for their need to carry explosives. It flies in the face of logic. They would have nothing to gain, popular support to lose

with any such a connection.

On the other hand, for the general population to <u>perceive</u> that they were involved with explosives would greatly hurt their cause. And I personally am convinced that a frame-up is what we're witnessing. It takes neither a conspiracy of all the police agencies in the state nor great intelligence to frame someone, especially when that someone is not popular. If I wanted to discredit EarthFirst!, Judi, Darryl, or anyone else involved in the environmental movement for that matter, I would set up something such as the event that we all witnessed this week.

I can see how difficult it would be to have local police questioning local potential perpetrators of this act, but it seems to me that this is exactly what has to happen. While to suspect someone else means a lot of extra work, that is

exactly what justice demands.

I am further appalled that Judi Is not being permitted visitors at the hospital during this time of great personal need. Is there some fear that she will get up and run away? That someone will smuggle in a suicide pill? How about some common human compassion? Any guard can just as easily be in the room with Judi and a visitor as outside the door. She has at this point been convicted of no crime, and is no criminal. What is sure is that she is a seriously injured human being.

Please take a stand on this issue, not for personal gain nor in anticipation of

a groundswell of political support, but because it is the right thing to do.

CONT	INED
ALL INFORMATION CONTA HEREIN / SUNCLASSIE! DATE / SUNCLASSIE!	Scilate
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Memorandum



To :	SAC, SAN FRAN	NCISCO (174A-SF-90	0783) (P) Date	12/4/90	
From :	SA	SQ 13)			b6 b7C
Subject:	UNSUBS; BOMBING OF JU OAKLAND, CALI 5/24/90 OO: SAN FRAN		Ξ,		• ,
he learn (phoneti has evid BARI's v told him	(protect by red e number ed through an u c) of ence to include ehicle. that		Call Call Call Call Call Call Call Call	lifornia, with Nvising that ber g of JUDI	b6 b70 b71
contact	with a telling between	ed that he called number of years a that he would be and the FBI so tregarding the born	ago, and oe willing to that	could relay	b6 b7C b7D
identifi Unknown FNU individu	ed), who claims (FNU) was looki al declined FNU	had further that in had met an had met an have been appeared to the had for someone to the had been accepted to the had been appeared to the had been appeared to the had been appeared to the had been accepted to the had been accepted to the had been appeared to the had been accepted to the had b	proached by I this unknown b bomb JUDI I er, with the	First Name individual, BARI. This	ь6 ь7с ь7р
FNU which wa	was the	ented that he is operations one year		standing that	b6 b7C b7D
identity	On 11/14/90, by request) at	SA contacted telephone number	SEARCHEDIN	(protect advising	ь6 ь7с ь7р
2 - San SMB/ees (2)	Francisco ALL INFORMA HEREIN IS UN DATE	TION CONTAINED CLASSIFIED LBY SP SCOPE	DEC 1	1	

1744-SF-90188-472

174A-SF-90783 SMB/ees

that SAhad just spoken with and that	6d
the FBI was anxious to meet with to review any	b7
information he had that he felt was germane to the investigation	b71
regarding the bombing of BARI's vehicle.	
who was somewhat reluctant to discuss the information over the telephone, indicated that he had two videos	b6
which would supply motive for the bombing, and indicated that there was someone (not identified) who he felt had direct	b71
information linking the motive to the bombing of BARI's vehicle.	
SA tried to elicit from confirmation of	b 6
comment that an individual had been approached by FNU	ъ70
but was reluctant to specify the nature and specifics of this information.	b7D
SA and agreed, unless otherwise conflicted, to meet at house on Monday, 11/26/90, at	
12:00 noon, to discuss the information possesses and	b6 b70
review the videos in his possession.	b7I
<u>LEAD</u> :	
SAN FRANCISCO DIVISION	
AT REDWOOD VALLEY, CALIFORNIA	
	b6
Will meet with and	b70 b70
regarding the information mentioned above.	٠. ت

0-4 (Rev. 8-11-88) FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535 December, 4, 1990 UNSUB (S); DATE: Re: JUDITH BARI - VICT TO: SAC< San Francisco DARYL REED CHERNEY - VICT BOMBING OF 1981 SUBURU OAKLAND, CALIF 5/24/90 EID Invoice of Contents Description Contents: 32 ORIGINAL PAPER BAGS. (WITH LABELS 00601005 S YR Your# b6 Return to b7C Shipping# SHIPPING METHODS Air Freight and Express Services Mail Room: 1B327, TL 152 Overnight ALL INFORMATION CONTAINED (registered mail) HEREIN IS UNCLASSIFIED 2-Day Standard Service FMSS - Supply Room, 1B353 Saturday Delivery (not registered) Economy (2-3 Days Service) Deferred (4-5 Days Service) Hazardous Materials Only Weight of Hazardous Materials: Packaged By ___ Signature

(SHIPPING HOURS - 9:00 A.M. TO 4:00 P.M.)

All items listed above are contained in this package.

A detailed description items will be found in Bureau communication dated

174A-SF-90788-91

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FBI - SAN FRANCISCO

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0-4 (Rev. 8-11-88)	
FEDERAL BUREAU OF INVESTIGATION	
WASHINGTON, D. C. 20535	

DATE:

December, 4, 1990

Re:

TO:

SAC< San Francisco

UNSUB (S);
JUDITH BARI - VICT
DARYL REED CHERNEY - VICT
BOMBING OF 1981 SUBURU
OAKLAND, CALIF
5/24/90
EID

	Invoice of Contents
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(SHIPPING HOURS - 9:00 A.M. TO 4:00 P.M.)

174A-5F-90788-92

0-4 (Rev. 8-11-88) FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535	4	•
DATE: December, 4, 1990 TO: SAC< San Francisco		UNSUB (S); JUDITH BARI - VICT DARYL REED CHERNEY - VICT BOMBING OF 1981 SUBURU OAKLAND, CALIF 5/24/90 EID
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All items listed above are contained in this package.

A detailed description items will be found in Bureau communication dated _

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(SHIPPING HOURS - 9:00 A.M. TO 4:00 P.M.)

179A-SF-90788-94

Hazardous Materials Only

0-4 (Rev. 8-11-88)
FEDERAL BUREAU OF INVESTIGATION
WASHINGTON, D. C. 20535

DATE:

December, 4, 1990

Re:

TO:

SAC< San Francisco

UNSUB (S);
JUDITH BARI - VICT
DARYL REED CHERNEY - VICT
- BOMBING OF 1981 SUBURU
OAKLAND, CALIF
5/24/90
EID

Description Contents: 32 Original (With	L PAPER BAGS.	Invoice of Contents FBI File#174-10707 Case#00601005 S YR
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174A-SF-9078P-95

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TO: SAC< San Fran		JUDITH BARI - VICT DARYL REED CHERNEY - VICT BOMBING OF 1981 SUBURU OAKLAND, CALIF 5/24/90 EID
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(SHIPPING HOURS - 9:00 A.M. TO 4:00 P.M.)

A detailed description items will be found in Bureau communication dated

174A-SF-90788-96

DATI	E: December, 4, 19	90 Re:	UNSUB (S);
TO:	SAC< San Francis	sco ,	JUDITH BARI - VICT DARYL REED CHERNEY - VICT BOMBING OF 1981 SUBURU OAKLAND, CALIF 5/24/90 EID
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		Q329 (GUITAR CASE).	Case#
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1744-SF-90788-97

0-4 (Rev. 8-11-88)

WASHINGTON, D. C. 20535

FEDERAL BUREAU OF INVESTIGATION

0-4 (Rev. 8-11-88) FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535

DATE:

December, 4, 1990

Re:

TO:

SAC< San Francisco

UNSUB (S);
JUDITH BARI - VICT
DARYL REED CHERNEY - VICT
BOMBING OF 1981 SUBURU
OAKLAND, CALIF
5/24/90
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	•	Invoice	e of Contents
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174A-SE-90788-99

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DATE: Dec	cember, 4, 1990	Re:		UNSUB (S);	
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(SHIPPING HOURS - 9:00 A.M. TO 4:00 P.M.)

0-4 (Rev. 8-11-88)
FEDERAL BUREAU OF INVESTIGATION
WASHINGTON, D. C. 20535

DATE:

December, 4, 1990

Re:

TO:

SAC< San Francisco

UNSUB (S);
JUDITH BARI - VICT
DARYL REED CHERNEY - VICT
BOMBING OF 1981 SUBURU
OAKLAND, CALIF
5/24/90
EID

	Invoice of Contents			
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		Date 12/4/90	
TO :	DIRECTOR, FBI (ATTN: ANONYMOUS LETTE	R FILES)	
FROM :	SAC, SAN FRANCISCO (174	A-SF-90788) (P) (SQD 13)	
SUBJECT :	JUDITH BEATRICE BARI - DARRYL REED CHERNEY - V BOMBING OF 1981/SUBARU CALIFORNIA LICENSE 2NWX OAKLAND, CALIFORNIA 5/24/90	ICTIM STATION WAGON	·
	EID OO: SAN FRANCISCO	ALL INFORMATION CONTAINE HEREIN IS UNCLASSIFIED DATE LISS BYSO-SC	,
REQUEST OF	THE BUREAU		
	Anonymous Letter Section letter section for any s letter from the "Lord's	imilarities to the encl	osed
	Enclosed for the Bureau om the "Lord's Avenger" i		
	For the information of the Lord's Avenger letter	was received approxima	tely_
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TO :	DIRECTOR, FBI (ATTN: BEHAVIORAL S QUANTICO, SSA	CIENCE UNIT, FBI AC	ADEMY,
FROM :	SAC, SAN FRANCISCO (174A-SF-90839) (P) (S	QD 13)
SUBJECT :	UNSUB(S); LOUISIANA PACIFIC CO. LUMBER MILL 26800 ASTI ROAD CLOVERDALE, CALIFORN. 5/9/90 EID OO: SAN FRANCISCO	#c2	AI-1057-EPL LASSIFIED CODE TAPALO B BY 9 803 CODE TAPALO
dated 8/13/	Re San Francisco air DITH BEATRICE BARI - '90. THE BUREAU - BEHAVIO	Victim, etc." (174	A-SF-90788), _{b6} b7c
QUANTICO			
vandalism", to the "Lor referenced	The Behavioral Scienced letter which begins which was found at address Avenger" letter airtel and determine the same individual.	s "This so called a the below described which was enclosed w	ct of incident, with the
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174-88-90788-780

174A-SF-90839 JEC/dld

Enclosed for the Bureau is the original letter referred to below nine photos regarding the vandalism referred to below and the Petaluma Police Department report concerning same incident.

On 9/22/90, the U.S. Army Recruiting Center, 620 E. Washington Street, Petaluma, California was the victim of vandalism which included spray painted symbols and phrases on the windows and sidewalk in front of the center. A typewritten letter was left under the windshield wiper of the U.S. Government vehicle parked in front of the office. The letter contained information regarding the vandalism to the office. The letter has been processed by the Petaluma Police Department using ninhydrin spray in an attempt to identify latent fingerprints.

Memorandum



То	: SAC. SAN FRANCISCO (174A-SF-9078	₹)(b)	Date 12-4-	90
From	:SA			
Subject	TUDITH BEATRICE BARI- VICTIM', DARRYL REED CHERNEY- VICTIM BOMBING OF 1981 SUBARIL STAT CALIF. LIC. 2NNX290 OAKLAND, CALIF 5/24/90 EID OO: SF			b6 b7C
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AND THE COMMUNIQUE MAILED TO THE UNION NEWSPAPER, ARCATA, CALIFORNIA TITLED "TREES SPIKED ON ALL SPECIES FOREST". HOWEVER, BECAUSE OF THE HAND DRAWN NATURE OF THE QUESTIONED WRITING, IT COULD NOT BE DETERMINED WHETHER BOTH ENTRIES WERE PREPARED BY THE SAME WRITER.

SAN FRANCISCO HAD OPINED BECAUSE OF THE CLOSE SIMILARITIES BETWEEN THE TWO COMMUNIQUES THAT IN ALL LIKELIHOOD IT DISPROVED THE "LORD'S AVENGER LETTER" AS BEING WRITTEN BY SOMEONE THAT IS PRO-LIFE AND WAS PERSONALLY ATTACKING JUDI BARI. THE BACKGROUND IS AS FOLLOWS: ON MAY 9, 1990, THE COMMUNIQUE WAS LEFT AT THE LPC MILL STATING "LP SCREWS MILL WORKERS". A COMMUNIQUE WITH A SIMILAR STYLE OF HANDPRINTING CONDONING TREE SPIKING TITLED "TREES SPIKED ON ALL SPECIES FOREST", WAS MAILED, POSTMARKED APRIL 28, 1990, TO CALIFORNIA ASSEMBLY MEMBER DAN HAUSER. THE SAME COMMUNIQUE WAS ALSO MAILED TO THE ARCATA UNION. ALL THE AFOREMENTIONED COMMUNIQUES EXTOLLED TREE SPIKING AND ACTS AGAINST LP AND EXHIBITED A SIMILAR STYLE OF HANDPRINTING, POSSIBLY OF THE SAME PERSON. INVESTIGATION DETERMINED THAT THE ORIGINATOR OF THE LP COMMUNIQUE WAS POSSIBLY THE SAME AS THE ORIGINATOR OF THE TREE SPIKING COMMUNIQUE SENT OUT A MONTH EARLIER, AND IT WOULD BE VERY LIKELY THAT THE AUTHOR(S) OF THE "LORD'S AVENGER" LETTER WAS

Approved:	Transmitted			Per	
	·	(Number) (Time)		

FD-36 (Rev. 11-17-88)

December 6, 1990

See FD-160 attached 7
Ukiah, California 95482
Dear
Your June 2nd letter and enclosed petitions to the Attorney General regarding the bombing incident involving Ms. Judi Bari and Mr. Darryl Cherney were referred to FBI

Headquarters on November 20th.

The FBI and the Oakland, California, Police Department are jointly investigating this incident. Since it is an ongoing case, it would be inappropriate for me to comment about any specific aspects at this time. You and the numerous concerned citizens who signed the petitions you enclosed may be assured, however, that this investigation is continuing to receive

Sincerely yours,

Nicholas V. O'Hara Deputy Assistant Director Criminal Investigative Division

(1)- San Francisco - Enclosures (2)

appropriate investigative attention.

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
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DEC 10 1990

FEU - SAN FRANCISCO 1111

b6 b7C Ukiah, CA 95482

June 2, 1990

Richard Thomburgh U.S. Attorney General Constitution Avenue & 10th St., N.W. Washington, D.C. 20530

Dear Mr. Thornburgh,

A May 24, 1990 car bombing in Oakland, California is generating tremendous interest and concern in northern California. Two members of the environmental group Earth First! were injured, one seriously.

The enclosed signatures are a small indication of the feeling among people here that law enforcement authorities have jumped too fast to an erroneous conclusion; ie. that the victims were the perpetrators.

Because of the volatility of environmental issues in this part of the country, and particularly with current concern over the survival of north coast redwood forests, it is very important that this crime be investigated fully and brought to a plausible conclusion. Otherwise, I fear, violence could breed counter-violence.

I hope that through the help of people like you, such an investigation can praceed.

 Sincerely yours.	š.

b6 b7C

PETITION

TO: Richard Thornburgh, United States Attorney General

William Webster, Director of the F.B.I.

John Van de Kamp, Attorney General, State of California

Tim Shea, Mendocino County Sheriff

NAME

George T. Hart, Chief of Police, City of Oakland

JUDI BARI and DARRYL CHERNEY, victims of a car bombing on May 24 in Oakland, have been treated as criminals by the Alameda County Sheriff, the Oakland Police Department and the F.B.I.

We the undersigned hereby protest this injustice and petition all law enforcement authorities to proceed in good faith to find the perpetrators of the crime instead of presuming the guilt of the victims.

ADDRESS

b6 b7C

TELEPHONE

Memorandum



To :	SAC, SAN FRANCISCO (174A-SF-90788) (P) Date 12/14/90
From :	SA (SQD 13)
Subject:	UNSUBS; JUDITH BEATRICE BARI - VICTIM; DARRYL REED CHERNEY - VICTIM BOMBING OF 1981 SUBARU STATION WAGON CALIFORNIA LICENSE 2NWX290 OAKLAND, CALIFORNIA 5/24/90 EID OO: SAN FRANCISCO
identifying elaborate	Approximately two weeks after the 5/24/90, Oakland received a telephone call from a male individual ng himself as relayed an d scheme as a possible reason for the Oakland incident quested to put it in writing and submit it to me.
Pacific La from the s the sale of \$420 mills the purchase	A letter from dated 6/27/90 was received theorized that (Maxxam, Inc.) million in junk bonds to obtain the purchase of the umber Company. Of this \$800 million debt, \$350 million sell off of PALCO Welding Company and \$30 million from of a San Francisco Office Building, left a net debt of ion. Most people feel then began to clear-cut ased timberland at an extremely fast rate to attempt to his \$420 million debt.
driving the publicized initiate a anti-logging gain publicalled for government of specific	feels that the value of redwood had been increasing and by accelerated lumbering was he market down. specifically targeted do old growth and areas easily visible in order to a reaction from environmentalists. The reaction and ing drive from the environmentalists was necessary to ic support on a number of November initiatives which is the protection of old growth forests resulting in a topurchase to park land preservation. With a purchase ic old growth areas, namely a small area of Pacific el River holdings he would be able to pay off the \$420
2 - 174A-9 2 - 174A-9 WRH/dld (4)	SF-90788 SF-90839 SEARCHED INDEXED HEREIN IS UNCLASSIFIED DATE 1990 DEC 1 & 1990
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174A-SF-90788 WRH/dld

million debt easily and continue to harvest the remaining land while maintaining the holdings, and resulting in a possible profit of 3 to 4 billion dollars.

hypothesis is that may be in
collusion with further identified
as the sole person who made a difference as a real threat to
as far <u>as restor</u> ing Pacific Lumber to its pre-takeover
status and that is a devout Catholic and a right-to-life
supporter.
the situation out. message phone is
mossage pilone as
In a letter from dated 7/7/90, is a list of
names provided for background information regarding the North
Coast.
again sent a <u>letter to</u> myself postmarked
7/24/90, whereby he identified as a North Coast
individual, employed by Humboldt State University, as a
Instructor and distrusted by everyone.
Through various telephone calls to me, advised
the phone number for is Persons
advised to contact for more information are
nd /
DMV records indicate issued CDL
number Address listed as
California 95501 and date of birth CII number
as application.

b6 b7C

All letters placed in 1A envelope.

Submitted for information.

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(Time)

(Number)

TRANSMIT	T VIA: Airtel	- 10N - 0 1004
CLASSIFIC	CATION:	JAN 9 1991 DATE:
FROM:	Director, FBI	
TO:	SAC, San Francisco (174-SF-907 Attention: NCAVC Coordinator	788)
UNSUBS;	; BEATRICE BARI - VICTIM;	
DARRY I	REED CHERNEY - VICTIM;	#C-91-1057-ET-L
CALLIFOR	G OF 1981 SUBARU STATION WAGON; RNIA LICENSE 2NWX290;	
9AKLANI	O, CALIFORNIA;	ALL THE UNITASSIFIED ODD TO A
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Reurairtels 8/13/90, 8/16/90, and 12/4/90, and National Center for the Analysis of Violent Crime (NCAVC) conference call with San Francisco on 10/16/90.

b6 b7C

Enclosed for the San Francisco Office is a five page analysis of captioned matter.

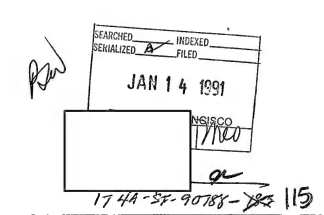
The results of the NCAVC review of materials provided in the referenced communications was discussed during the referenced conference call. A summary of that analysis has been included as an attachment.

The materials for the Social Network Analysis in this matter have been received and will be analyzed by

The NCAVC remains attentive to the investigative efforts of the San Francisco Office in this matter.

Attachment

₩ Y



CONSULTATION SUMMARY

Captioned matter was discussed via conference call with members of the NCAVC and SA NCAVC Coordinator, SA SA SA SSA SSA and SGt. The initial discussion was directed to assisting Sgt. in his attempt at gaining the confidence of Judy Bari.
has not had contact with Bari for at least two weeks. In the middle of September, 1990, she moved to a somewhat isolated area near Willits, California. She had previously lived with her children on the property of her ex-husband has never been with Bari alone as she apparently has been accompanied by either her attorney, private investigator, or (friend/confidant).
has been successful in treating Bari as a victim and has gained ground in attempting to win her confidence. He describes her as manipulative, overbearing, and as someone used to getting her way. Physically, she is confined to a wheelchair and/or walker. Her children would appear to be an important part of her life. The father's relationship with the children is uncertain at this time. She appears to be happiest when she is the center of attention, particularly when it involves the activities of the Earth First group.
She has denied an association with the bomb that has left her crippled. She has responded to this notion by saying, "are you kidding? Look at me!" Initially, she did not believe anyone from the timber industry was involved in the bombing but now she is unsure. When given the names of other individuals Earth First Bay area), she has denied and even become angered over the suggestion of such involvement.
Apparently, the Earth First organization has experienced major shake-ups. According to Bari, civil disobedience has been proposed and largely supported by the more radical men associated with the group. Bari remains as a leader amongst the women in the group.
with Bari in what was described as
a platonic relationship. Apparently, he is more paranoid than Bari and has experienced recent weight loss. He has altered his appearance by shaving his beard and at times will wear various disguises while in public. Of the two personalities, Bari is described as having the stronger personality.
Bari maintains contact with those in the media and has offered to the media as someone to discuss her plight. has told Bari on more than one occasion that he does not have anything to discuss with the media.

b6 b7C

was cautioned to remain alert to Bari, or one of her associates (PI or Attorney), attempting to gain information from him. We believe she will attempt to use to find out information about the investigation. Further, it would appear he has proceeded cautiously and his pursuit to gain her confidence has taken a proper path. These types of approaches take time and patience to achieve any significant success.	
was encouraged to attempt to identify strengths and weakness of not only Bari but as well. He may also be in a position to gain intelligence about the Earth First plans, particularly as they relate to "civil disobedience," actions allegedly opposed by Bari.	b6
At this point in the conference call, was disconnected and the remainder of the group focused on the bombing and subsequent written communications reviewed by the NCAVC.	b7C
During the afternoon of May 29, 1990, a letter, allegedly written by the "Lord's Avenger" was postmarked from North Bay, California and directed to of the <u>Press Democrat</u> . The letter was typed on what appears to be a manual typewriter, which may represent a preference or only such instrument available. This communication has attempted to take credit for the May 24, 1990 car bombing in Oakland, California.	

There are indications in this communication, which has us considering that more than one person could have contributed to its composition. While we have someone accurately describing the device, we do not believe this person placed the device in the car. Both of these points will be discussed in detail below.

We are concerned that this communication may have been constructed to direct investigators away from Bari and Churney. This concern will also be discussed below.

The letter maintains a religious theme throughout and described the actions of the author as an attack against Bari, who represents evil, "I saw Satans flames shoot forth from her mouth her eyes and ears..I knew I had been chosen to strike down this demon." The references to bible passages would seem to indicate knowledge of the bible, which may have been acquired from study either past or present. Religion may be important to the person(s) responsible for this letter. These references to the devil may be an attempt to provide the reader with rationale for the bombing by hiding behind a "satanic" reference. This fact could serve as a theme for development during a future suspect interview.

The person(s) are comfortable expressing thoughts and responses to what is happening around them (environmental & abortion issues) through this kind of medium. Consequently, we expect to find other instances where the author(s) have responded in a written format to items of concern.

The sentence structure and vocabulary of the communication would appear to contain differences particularly when the device is discussed. Prior to the discussions of the device, the communication sentence structure, punctuation, and word usage were generally accurately expressed. Such words as "blasphemous, emboldened, and smote" were used prior to the discussion of the device. While discussing the device, frequent incomplete sentences can be found such as, "Battery was 9 Volt... Epoxy glue in the drill hole." The vocabulary used prior to the discussion of the device is clearly absent. These factors have lead us to believe more than one person likely contributed to this communication.

From discussions with investigators, the device described in this letter accurately characterized the device recovered at the crime scene. It is described with such detail that either the bomb maker or someone possessing intimate details about the construction of the device contributed to this communication. The excessive amount of detail concerning the bomb is of particular interest. The author(s) is attempting to gain credibility for having created and detonated the device, through the excessive detail provided in the communication.

The author has taken credit for having "the Devil moved my hand to bomb in Cloverdale..." The FBI Laboratory has compared the device in Cloverdale with the one detonated in Bari's car, and determined enough similarities exist to suggest the same person or persons constructed these two devices.

When a comparison is made between the excessive detail surrounding the device and the lack of detail when addressing the placement of the device, an interesting contrast develops. While the author accurately described silencing the device with a yellow sponge and covering it with a blue towel, no detail is forthcoming on the placement of the device in the car. The author suggested that the device was in place for "..two nights and days," but does not describe the location of the bomb, other than saying, "(it) fit under her seat." This lack of detail, which is clearly inconsistent with the detail surrounding the creation of the device, has lead us to believe the person making the device most likely was not responsible for the placement of the device.

Further, the communication states the bomb was placed "2 nights and 2 days" before exploding. We are to believe the pocket watch stopped, then started up again, triggering detonation after Cherney joined Bari in the car. While this scenario is not impossible, it is extremely unlikely.

Generally, when nails are placed in or around a pipe bomb they are for anti-personnel purposes. The bomb is placed where the explosion is likely to fling the nails and inflict injury to the maximum number of persons. Pipe bombs placed in cars are

typically designed to do the maximum damage possible in order to ensure the death of the intended party. These bombs were secreted in places unlikely to be discovered by the intended victim. This device was fastened to "a piece of paneling." A bomb fastened to a board such as this implies another use. That is, to affix the board with the bomb to a wall, ceiling, under a desk or other similar location. The board placed under a car seat presents a greater risk of being detected prior to detonation, should an occupant of the vehicle glance or feel beneath the seat. A bomb and components taped together in a compact unit can be placed under a car seat with far less likelihood of discovery.

The builder of the bombs had to have certain basic abilities. This person had some skill and knowledge of electric circuitry, wiring, plumbing and carpentry. A degree of skill was needed in the use of hands to solder, bend wire, and generally make things fit. Skills which traditionally are thought to be of the male gender are demonstrated. The builder of the bombs may be a hobbyist as suggested by the "model paint bottle" mentioned in the correspondence. Such hobbies as model plane, train or car building would develop skills used in the bomb construction. A knowledge of hardware terminology is suggested by the reference to the "small hex head screw."

The bomb builder possessed the confidence to construct the device. An area safe from detection and which had space to construct the bomb was needed. A shop, garage or other place with a work bench or surface was necessary. Tools needed to accomplish the bombs manufacture include wire cutters, needle nose pliers, soldering gun or iron, drill and bits, screwdriver or nutdriver, vice and/or pipe wrenches, and a saw. Whoever built the bomb may be in the building trades such as sheetmetal worker, electrician, plumber, carpenter, or general handyman. He probably does not have an extensive background in explosives such as military experience, mining or road construction.

The timing of the communication (postmarked 5 days after the device exploded), religious references, and lack of detail when describing the placement of the device, are factors which challenge the author's claim of formulating and executing a plan to kill Judith Bari and Darryl Cherney. It is conceivable that such a communication was written to shift the focus of the investigation from one area to another.

A comparison of the "Lord's Avenger" communication was conducted against the following letters:

- (1) Letter to by Zoro.

 (2) Letter to by Lt. Colombo's b7c

 Poker Pal.
- (3) Letter to The Powers That Be by Colonel Zero

The format, instrument used for typing, verbiage and content are listed as reasons why we believe the author(s), "Lord's Avenger" most likely did not create the above letters.

FBI

	TRANSMIT VIA: Teletype Facsimile AIRTEL	PRECEDENCE: Immediate Priority Routine	CLASSIFICATION: TOP SECRET SECRET CONFIDENTIAL UNCLAS E F T O UNCLAS Date 2/11/91	· .
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17	① - 174A- (2 - 9A-HO	sco (Encl. 9)		
18 19	2 - Houston RKK/rkk			
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<i>μ</i> 1			SEARCHED GEN FOIMS SERIOUSED SEARCHED INDEXE	
	Approved:	Transmitted (N	FEB 19 199 Per COL SAN EDANOISC THA - SF-907	ge

RE: 9A-HO-29714

paper offering \$5000 reward for	
of paper containing a picture of	f a black cat and threatening
sabotage. Also enclosed for the	
FD-302. dated 9/19/90 relevant t	to previous threats received by
and two copies of a lett	
dated 1/24/91 relevant to enclose	sed envelope and materials.

Enclosed for Newark are two copies of the envelope

b6 b7C

addressed to and threatening materials, two copies of the FD-302 dated 9/19/90 and two copies of the dated 1/24/91. Three copies of these items are enclosed for San Francisco.

REQUEST OF THE BUREAU:

LABORATORY DIVISION, DOCUMENT SECTION:

The FBI Laboratory Document Section is requested to search the enclosed materials through the Anonymous Letter File.

The FBI Laboratory Document Section is requested to examine the typing and handwriting found on the enclosed items and compare to samples previously submitted in Bureau File No. 174-10707, Lab No. 01001049 D WW.

The FBI Laboratory Document Section is then requested to forward the enclosed items to the FBI Identification Division, Latent Fingerprint Section.

The results of the above examinations should be forwarded to the Houston, Newark and San Francisco Divisions.

IDENTIFICATION DIVISION, LATENT FINGERPRINT SECTION:

The Identification Division, Latent Fingerprint Section is requested to process the enclosed materials for any fingerprints of value.

The Identification Division, Latent Fingerprint Section is then requested to compare any prints of value with those previously discovered in FBI File No. 174-10707, Latent Case No. C-91022.

RE: 9A-HO-29714

The results of the above examinations should be forwarded to the Houston, Newark and San Francisco Divisions. All evidence should be returned to the Houston Division.

For the information of the Bureau and receiving offices,

Development Company (FDC). FDC owns several companies including Maxxam Inc. Maxxam Inc. in turn owns the Pacific Lumber Company (PLC). The PLC has recently engaged in an aggressive timbering policy which has resulted in several environmental groups becoming actively involved in various forms of protest against the new policy. One of the more aggressive groups is the EARTH FIRST group which appears to be involved in the mailing of threatening communications to

The enclosed envelope and materials were received at the Houston Office of the FBI on 1/25/91 after being mailed by FDC.

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Newark is being provided with this Airtel and enclosures because envelope containing threats was postmarked in New Jersey.

San Francisco is being provided with copies of this Airtel and enclosures because of apparent connection between the most recent threats received by and previous threats which were handled under San Francisco File No. 174-SF-90788.

This investigation will continue at Houston.

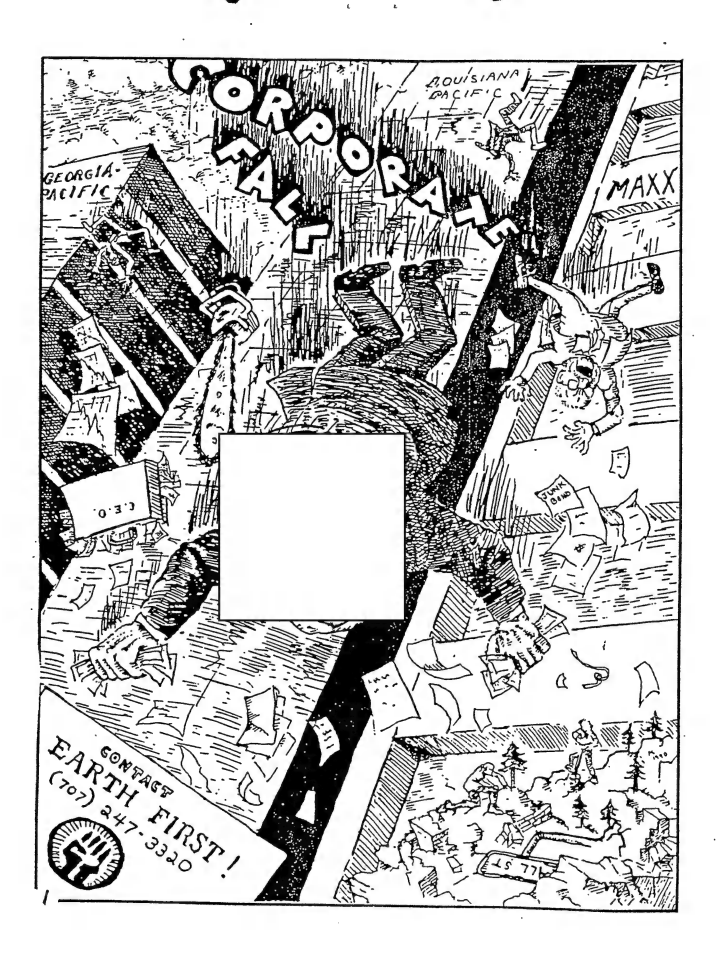
LEADS:

NEWARK DIVISION:

At Newark, New Jersey:

Newark is requested to search indices for any references to the environmental group known as EARTH FIRST.





Dear

We know where you live. You cannot run from the crimes you continue to commit. Like your buddy you too shall suffer the same fate or worse! Your junk bond scheme is becoming nation wide news. You will pay for your disgusting and blatant disregard for the environment and the workers. You have liquidated the entire Ancient Redwood ecosystem except for one small piece, which is your next target, while liquidating your workers pension funds. Enough is enough! We will not stand to see the last of the Ancient Redwood Wilderness or the workers of Pacific Lumber fall to pay off your junk bond debts! If you thought the pressure has been bad this past summer and the past few years you haven't seen anything yet. We will use any means possible to see to it that you pay for your crimes. Any means! Remember WE NEVER SLEEP, WE NEVER FORGET!

b6 b7C

THE WILD ONES

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	FEB	19	1991	
FBI — SAN FRANCISCO				
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Mererse UR 1/2 pagewhich was used as letter stuck for above message.

For Immediate Release:

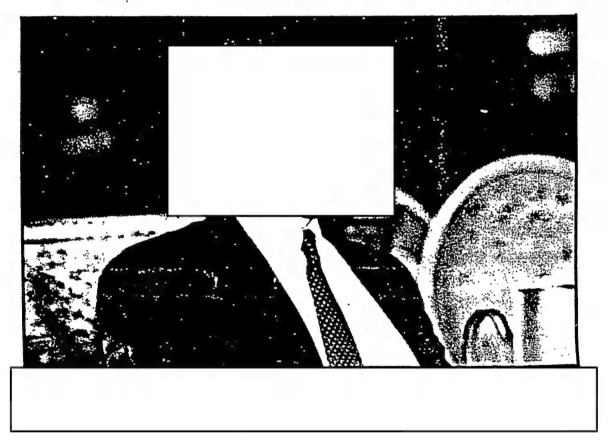
DON'T BE DECIEVED!

With their grassroots effort to shed some light on the deceitful propaganda of the timber industry, B.A.G (Biodiversity Action Group), revealed their message, Halloween morning to the rush hour traffic of Rt. 280 in San Jose. Using their artistic creativity, they designed a 15x23 ft. banner which read, "Don't Be Deceived By The Timber Industry, Vote No on 138".

Prop. 138 is officially titled "The Global Warming and Clearcut Reduction, Wildlife Protection and Reforestation Act of 1970", otherwise known as "Big Stump". "Prop. 138 is designed to confuse the voters. It's title is completely misleading. The wording sounds as if the measure would tighten the environmental regulations when in reality it

REWARD! \$5000

for information leading to the arrest and conviction of



b6 b7C

MCO HOLDINGS AND MAXXAM CORPORATION, WHICH IN ATE 1985 ILLEGALLY BOUGHT OUT THE PACIFIC LUMBER COMPANY, IN HUMBOLDT COUNTY, CALIFORNIA.

SUBSEQUENTLY DOUBLED OR TRIPLED PACIFIC'S OLD GROWTH REDWOOD LOGGING VOLUME, VIOLATING THE CALIFORNIA ENVIRONMENTAL QUALITY ACT AND NUMEROUS OTHER STATE AND FEDERAL LAWS.

EAL ESTATE AND OIL DEVELOPMENT COMPANIES

CONSISTENTLY VIOLATE ENVIRONMENTAL AWS AND THOSE PERTAINING TO TAKEOVERS.

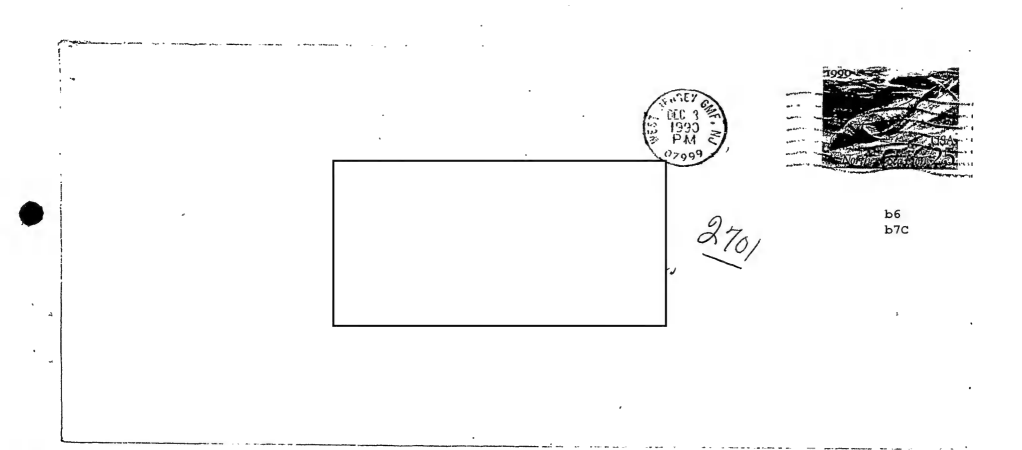
AND MAXXAM ARE CURRENTLY UNDER INVESTIGATION BY THE SECURITIES AND EXCHANGE COMMISSION AND THE HOUSE SUBCOMMITTEE ON OVERSIGHT AND INVESTIGATION FOR ANTI-TRUST AND OTHER FEDERAL VIOLATIONS.

Information should be sent to: Earth First!, P.O.B. 368, Bayside, CA 95524

BEWARE! WE NEVER SLEEP ...

WE NEVER FORGET ...

SABOTAGE!



V

FEDERATED DEVELOPMENT COMPANY

5847 San Felipe, Suite 2600 · Houston, Texas 77057 713 · 952-2400 Fax 713 · 952-4795

CALIFORNIA OFFICE

69-844 HIGHWAY 111, SUITE D RANCHO MIRAGE, CALIFORNIA 92270 619 • 321-6502 FAX 619 • 321-7518

January 24, 1991 Special Agent Federal Bureau Investigation 2500 East T.C. Jester, Room 200 Houston, TX 77008 RE: Dear have enclosed for further handling another threat letter directed of Federated Development Company to b7C and the content pages MAXXAM Inc. The letter was opened by and accordance with your were handled by both instructions, all subsequent handling of the contents were made with gloves. As you will see, this letter was mailed from New Jersey to the residence rather than his office. Apparently his residence address is now widely known by Earth First and others. Needless to say, this also gives us rise for some concern. It was also interesting to note that the author of the cover letter used "recycled" paper stock from a California initiative press type release. We look forward to any further information that you might have on this matter. Very truly yours, FEDERATED DEVELOPMENT COMPANY /jm

c: Agent Richard Held San Francisco, CA

Director William S. Sessions Washington, D.C.

ALL INFORMATION CONTAINED
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DATE
HATE MERINATION CONTAINED

29.10

TRANSMIT V	VIA: AIRTEL				
CLASSIFICA			DATE:	3/6/91	
FROM: TO: UNSUBS; JUDITH DARRYL BOMBING CALIFOR 5/24/90 EID;	Director, FBI SAC, San Francisco BEATRICE BARI - VICTO REED CHERNEY - VICTO OF 1981 SUBARU STATO ENIA LICENSE 2NWX290;	IM;		Processed the Notion of the No	_
San Fra	Reference telephonic Terrorism Unit, FB Incisco Division, 3/6, Enclosed for San Ibmitted to FBIHQ per Isman Don Edwards and	IHQ, to SSA /91. Francisco are a I taining to caption	list of q	er from	b6 b7C
questic for inf informa caption San Fra Departm	As explained in relat Congressman Edward ons. These questions formation purposes on tion the Oakland Policed event. As suggestancisco should share tent, in the event the sman Edwards.	ds has submitted are being provious of the list with the the list with the	this lisded to Saquestion ay have halled telcalled	t of in Francisco is concern and prior to Police	
Enclosu	re	PEIN 19 UNGLASSI	MIVINED	splity ge	· ·
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117

U.S. House of Representatives Committee on the Indiciary Washington, DC 20515-6216 One Hundred Second Congress

January 30, 1991

The Honorable William S. Sessions Director Federal Bureau of Investigation J. Edgar Hoover Building Washington, D.C. 20515

Dear Director Sessions:

Thank you for your letter of November 14, 1990 regarding the Bureau's investigation of the bombing incident in Oakland, California last May in which two individuals were injured.

Your response assumed that the Subcommittee was asking for the results of the FBI investigation. We were not. Our inquiries focused on certain procedural aspects of the case.

The specific, serious concerns about the role of the FBI that have been brought to the Subcommittee's attention cannot be met by general assurances that the FBI conducts its investigations without bias. To help focus our oversight inquiry, we had drafted a list of questions we wanted to pursue. I have carefully reviewed the questions and have enclosed a revised list. They do not seek the results of the investigation. They do not seek the names of individuals who may be under investigation, the identities of sensitive sources or any grand jury material.

As I suggested in my original letter, I look forward to resolving the concerns raised about the handling of the Oakland bombing while protecting the results of on-going investigations.

Sincerely,

Don Edwards

Don Edwards Chairman Subcommittee on Civil and Constitutional Rights

DE:jdb Enclosure

TOTAL ASSISTED

Though B

174-SF-90788-XX

Issues Regarding Cherney-Bari Bombing

- 1. What is the current role of the FBI in investigating the bombing?
 - -- What priority is currently being given the case?
- 2. What was the FBI's role in the week immediately following the bombing?
 - -- How and when did the FBI learn of the bombing?
 - -- Did FBI personnel respond to the scene of the explosion? If so, when and for what purpose?
- 3. What is the current relationship between the FBI and the Oakland Police Department (OPD) with regard to the investigation of the bombing?
 - -- How has the relationship evolved over the course of the investigation?
 - -- What type of assistance has the FBI provided the OPD?
 - -- What type of assistance has the OPD provided the FBI?
 - -- What type of assistance has the FBI provided to the Willits Police Department?
 - -- Has the Bureau of Alcohol, Tobacco and Firearms been involved in the investigation?
 - -- Did the FBI assume the lead agency role after the Oakland prosecutor decided not to seek an indictment of Cherney and Bari?
- 4. Did the FBI participate in any of the physical searches that occurred after the bombing? If so, which ones?
 - -- Did the FBI participate in the search of a group house in Berkeley called Seeds of Peace? If so, was there a warrant for that search when it was conducted?
- 5. Did the FBI participate in any interviews of Bari or If so, which ones?

6. Did the FBI wait to begin interviewing other persons until after the local district attorney declined to file charges against Bari and Cherney? If so, why?

7. Did legal counsel for Bari offer to cooperate with the FBI? If so, how has the FBI responded to that offer?

b6 b7C

- Is use immunity never granted to victims who may also be suspects?
- 8. Prior to May 24, did the FBI or the Oakland police have any information that environmentalists or pro-choice activists in northern California would be subject to bomb attacks or other violence?
- 9. Did the FBI in northern California have an investigation of Earth First or Redwood Summer prior to the bombing? Does it now?
- 10. Did the OPD have an investigation of Earth First or Redwood Summer prior to the bombing?

Memorandum

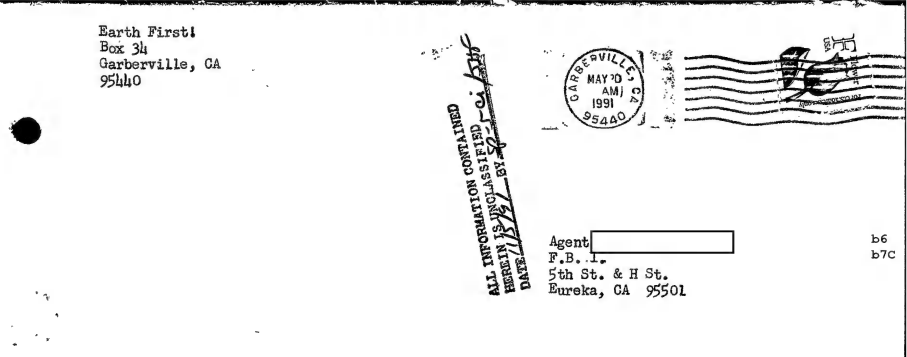


To :	SAC, SAN FRANCISCO (174A-SF-90788	8) (P) Date 3/27/91	
From :	SSA (SQD 13)		
Subject:	UNSUB, aka JUDITH BEATRICE BARI - VICTIM; DARRYL REED CHERNEY - VICTIM BOMBING OF 1981 SUBARU STATION WAY CALIFORNIA LICENSE 2NWX290 OAKLAND, CALIFORNIA MAY 24, 1990 EID OO: SAN FRANCISCO	AGON	
of questic	Re Bureau airtel, dated 3/6/91, wons furnished to FBIHQ by the offi		
contact w	Referenced airtel instructed that ith the Oakland Police Department.		bé
	By facsimile on 3/22/91, SSA a series of replies to the question EDWARDS' office.	FBIHQ,	b7
Homicide In Jurisdict: Jurisdict: Jurisdict: Jurisdict: Jurisdict: Jurisdict In Jur	On 3/25/91, SSA and SA Lieutenant and Sergeant Detail, Oakland Police Department, ion in this matter. Lieutenant st of questions and answers as prothat since this was a joint invest te that Oakland PD know about other, particularly those of the Congres, was told that it was not necessary partment to issue any kind of state to Congressman EDWARDS' in this can not Police Department would not issue that in anticipation of the one yeat television station KQED of San of documentary program regarding hat he did consent to an on-camera only general statements regarding	who have joint was presented with ovided by FBIHQ. tigation it was only er activities being essman's office. ry for the Oakland tement about the ase. stated that sue any statement. He ear anniversary of this Francisco is preparing the entire case. a interview by KQED,	
PJW/dld (2)	ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 115 94BY 9-5 CI OH	SEARCHED GEN FOIMS SERIALIZED SEARCHED FILED INDEXED MAR 27 1991	

174A-SF-90788 PJW/dld

Both Lieutenant and Sergeant emphasized	
that there are no new suspects developed nor have there been any	
new leads received or developed as a result of their	
investigation. They were advised that SA continues to	
have a small number of leads that need to be run out, and their	
department will be told of the results of those investigations.	b6
	b7C
Lieutenant noted that victim JUDI BARI and her	
attorney filed a standard claim against the Oakland Police	
Department, but this will probably be denied as part of an	
administrative process. He suggested that a law suit naming the	
Oakland Police Department as a defendant would be filed next by	
BARI, however, this is only a supposition on his part.	

This meeting was entirely cordial and both agencies agreed that this is a very difficult case to work, particularly given the political emphasis placed upon it by certain elements, and this is further compounded by the lack of cooperation by the victims.



-118



FBI FACSIMILE COVERSHEET

CLASSIFICATION

PRECEDENCE Immediate Priority Routine	☐ Top Secret ☐ Secret ☐ Confidential ☐ Sensitive ☐ Unclassified	Sender's Initials: Number of Pages: 44CN67
To: <u>FB/ SAN</u> (Name of the Facsimile number:	FRANCISCO	Date: 3-22-9/
Attn: SSA (Name	of Office)	# c-91-1057-EFU Thome No.) ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 313 93 BY 9603 COD THE
Subject: JUDITH	BARI; DARRYL	<u>C HER</u> NE Y;
Special Handling Instru	uctions:	
Originator's Name:	Mumbar	Telephone: X 46 50
Originator's Facsimile Approved: 14112		SEARCHED GEN FOILS SERVICE SEARCHED SEA
PM 8200		MAR 27 1991 FBI — SAN FRANCISCO
1 (24)	4	174-81-90788-184

The following questions were received from Congressman Don Edwards concerning the case captioned:

UNSUBS, AKA; JUDITH BEATRICE BARI - VICTIM; DARRYL REED CHERNEY - VICTIM; BOMBING OF 1981 SUBARU STATION WAGON, CALIFORNIA LICENSE 2NWX290, OAKLAND, CALIFORNIA, 5/29/90; EXPLOSIVE AND INCENDIARY DEVICE (EID); OO: SAN FRANCISCO.

What is the current role of the FBI in investigating the bombing? - What priority is currently being given the case?

At this time, the FBI is conducting a joint investigation of this matter with the Oakland Police Department (OPD), and it is a priority matter within the San Francisco Division.

- What was the FBI's role in the week immediately following the bombing?
- In the week immediately following the bombing, the role was assisting the OPD in processing the evidence FBI's recovered at the scene of the bombing, and various residences, to include those of Bari and Cherney.
 - How and when did the FBI learn of the bombing?

The FBI's San Francisco office was notified by the OPD immediately after the bombing occurred.

- Did FBI personnel respond to the scene of the explosion? If so, when and for what purpose?

FBI agents responded to the crime scene to assist in collecting and preserving evidence, and conducting interviews of witnesses. The FBI laboratory examined evidence recovered at the crime scene, at the request the of the OPD.

- What did the FBI's San Francisco office know about and Bari at the time of the bombing?

had been arrested about The FBI knew that by the California Highway Patrol for trespassing 4/19/90, was a participant in an Day Demonstration. The FBI's San Francisco field

office was not aware of Bari.

What is the current relationship between the FBI and OPD with regard to the investigation of the bombing? the

> #C-91-1057-2FL ** INFORMATION JONTAINED DATE 8 13 93 BY 9803 RDD

(1)
- How has the relationship evolved over the course of investigation?

this as OPD The FBI continues to work jointly with the OPD on matter, however the FBI has taken a more active role

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officers were assigned to other investigations as time passed.

- What assistance has the FBI provided the OPD?

the assisted been The FBI laboratory examined the evidence recovered at crime scene at the request of the OPD, and the FBI in interviews and searches. Other FBI resources have utilized.



- What assistance has the OPD provided the FBI?

OPD has allowed the FBI access to their investigative files and notes.

- What assistance has the FBI provided the Willits Police Department?

The FBI has offered to assist the Willits Police Department with any aid or information available, however the Willits Police Department has not requested any assistance.

- Is the Bureau of Alcohol, Tobacco and Firearms (BATF) involved in the investigation?

The BATF is not involved in this investigation.

Oakland and - Did the FBI assume the lead agency role after the prosecutor decided not to seek an indictment of Cherney Bari?

The FBI has assumed a more active role in this investigation as officers from the OPD were assigned to more immediate matters as time passed.

(V)

4. Did the FBI participate in any physical searches that occurred after the bombing? If so, which ones?

ord of Bari's residence in Redwood Valley residence in California, the residence of Bari's The FBI also assisted in the search of a number of vehicles. All of these searches based on state search warrants.

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be

(2)

- Did the FBI participate in the search of a group of houses in Berkeley called the Seeds of Peace? If so, was there a warrant for that search when it was conducted?

occurred, the FBI did not participate in the searches. It is unknown whether there was an actual search of the Seeds of Peace houses. If there was a search it was conducted by the and they would have obtained the warrant.

- What was the legal basis on which occupants of the house were taken after the search to the OPD for questioning?

were

taken to the OPD by the OPD. The FBI was not involved transporting the Seeds of Peace members or in their interviews.

5. Did the FBI participate in any interviews of Bari or

The FBI and the OPD conducted separate interviews of Bari has never been interviewed by the FBI.

6. Did the FBI wait to begin interviewing other persons until after the District Attorney of Alameda County declined to file charges against Bari and Cherney? If so, why?

The District Attorney for Alameda County did not decline to file charges in this matter. He stated that there was insufficient evidence at that time to seek an indictment. The FBI assisted in processing evidence and interviewing some of the witnesses at the scene of the crime prior to his statement. After the statement, the FBI took a more active role in the interviews, because the OPD officers were being diverted for more urgent investigations.

7. Did legal counsel for Bari offer to cooperate with the FBI? If so, how has the FBI responded to that offer?

Bari's attorney wanted complete immunity for Bari
before she could be interviewed. The attorney also wanted to
tape record the interview and review the summaries of all
the other interviews prior to Bari's interview. The FBI
refused to accept these unusual pre-conditions to an interview.

- Is use immunity never granted to victims who may also suspects?

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to Province



Use immunity is a decision made in consultation with the prosecutor. Use immunity is sometimes given to a suspect in

order to get them to cooperate in an investigation, to gain additional testimony concerning the involvement of other suspects.

8. Prior to May 24, did the FBI or OPD have any information that environmentalists or pro-choice activists in Northern California would be subject to bomb attacks or other violence?

No.

the

9. Did the FBI in Northern California have an investigation of Earth First, Bari, Redwood Summer, or Seeds of Peace prior to the bombing? Does it now?

b6 b7C

No. The only investigation the FBI currently has concerning these people or groups is the investigation of the bombing involving Bari and Cherney.

10. Did the OPD have an investigation of Earth First,

Bari, Redwood Summer, or Seeds of Peace prior to the bombing? If so, what was the focus of that investigation?

There was never any indication that the OPD had an investigation of any of these people or groups prior to bombing.

11. What efforts have been made to identify the writers of the so-called "Lord's Avenger" and "Zoro" letters?

The FBI laboratory has examining the letters and preparing a profile of the "Lord's Avenger." The FBI has canvassed the newspapers, law enforcement agencies, logging companies, and the few environmentalists who will cooperate in Northern California, to determine if they have received any letters or could provide any information about the writer(s). If similar letters are discovered they will be submitted to the FBI laboratory for comparison. To date, no similar letters have been received.

5

· Memorandum



b6 b7C

То :	SSRA	174A-SF-90788	Date 5/22/91
From :	SA (ERA)	
Subject:	UNSUBS; JUDITH BARI- VICTIM		
	DARRYL CHERNEY - VICTIM		

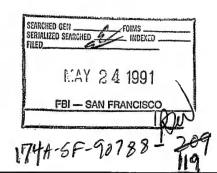
BOMBING OF 1981 SUBARU WAGON OAKLAND, CA 5/24/90 EID OO-SF

Attached and considered part of this memo is a letter dated 5/15/91 to a copy of a letter dated 5/15/91 addressed to Humboldt County Supervisor HARRY PRITCHARD, both of which are signed by The attached letters were mailed to the ERA in an envelope postmarked 5/20/91. Also enclosed is a copy of the news article containing the quote referred to in CHERNEY'S letter.

The attached letters are being provided for the information and assistance of the case agent in above captioned matter.

ALL INFORMATION CONTAINED
HEREIN IA DELLASSIFIED TO DATE HEREIN IS SELECTION BY

DWM/dwm (1)



35 cents

County blasts timber bills

oard says measures rould ruin economy

Mark Rathjen

UREKA — Humboldt County ervisors expressed frustration sday with pending state timber nagement legislation they say ald devastate the county's

North Coast's representatives in Legislature, is intended to end long-standing feud between the aber industry and environmenists over timber harvest practices

in California.

However, the supervisors voted 3to-1 to oppose the current group of four bills because they say the measures don't apply to coastal forest conditions and would cost timber industry jobs and county tax revenue.

Supervisor Julie Fulkerson dissented and Supervisor Bonnie Neely was absent.

"When you keep taking food out of people's mouths, somebody is going to get killed," Supervisor Harry Pritchard said, adding after the meeting that he was referring to possible violence between timber workers and environmentalists.

"It's my close friends who are going to be put out of work (by the proposed legislation)," Pritchard said. "It makes me really emotional to see them put out of work by a bunch of idiots in Sacramento who've proved they can't do anything right."

Board Chairwoman Anna Sparks testified Monday at committee hearings on the timber bills in Sacramento. She said state lawmakers did not seem concerned that the legislation could hurt county residents.

"Nobody is looking at what they are doing to (local workers)," Sparks said.

Supervisors Julie Fulkerson and Stan Dixon said they also opposed

See TIMBER/Back of Section

President seeking logging balance

WASHINGTON (AP) — President Bush has repeated his pledge to strike a balance between loggers and the northern spotted owl but offered no specifics in a White House meeting with Northwest Republican senators.

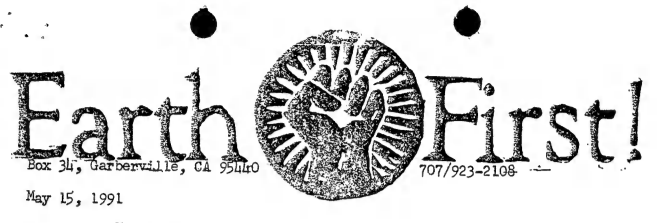
Republican Sens. Slade Gorton of Washington and Mark Hatfield and Bob Packwood of Oregon told Bush on Tuesday they fear government efforts to save the owl are ignoring the impact on workers and their region's timber-based communities.

The senators also laid the groundwork for attempts planned next year to change the Endangered Species Act so that economics carry more weight in dealing with threatened or endangered species, Gorton and Packwood said.

See LOGGING/Back of Section

May 15, 1991 Agent FBI	
Eureka, CA 95501	
Dear Agent	
It is clear by his statement mouths, someone's going to	Supervisor Harry Pritchard for your files. nt, "When you keep taking food out of peoples' get killed. It's my good friends who are going at Mr. Pritchard has knowledge of people who
getting leads concerning the Judi Bari and bombing of	a question Mr. Pritchard both in relation to me May 24, 1990 assassination attempt of as well as checking him out for light take place, a matter which is clearly sediction.
$^{\mathrm{T}}$ hank you for your prompt a	ove address or my answering service attention to this urgent matter. Let's try st environmental activists this year before a others start it again.
patriots rally in Arcata ar	check out some real hatred, go to the May 18 nd take notes. Wear plain clothes and mingle. th First! shirt and experience hate crimes
-	1
	They are the same of the same
	LIMIT & MILL
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Supervisor Harry Pritchard Humboldt County Bd. of Supervisors Eureka, CA 95501

Dear Supervisor Pritchard,

HEREIN IS UNCLASSIFIED
DATE BY SO - SOLD DATE

In your recent interview with KMUD news you stated that the alternative to violence was for people to sit down and talk things out. This, of course, followed your unfortunate remark at the supervisors meeting of April 23 in which you said "When you keep taking food out of people's mouths, somebody's going to get killed."

In our own conversation the week after, you and I discussed whether we should make preventing violence an agenda item. Later, you left a phone message for me that asked me to write you requesting to be put on the agenda. This letter constitutes that request.

That desire to meet, however, must be mutual. If the Board of Supervisors wants to know what Earth First! is up to, it should call Earth First! to appear before it rather than idly speculate. There are hundreds, if not thousands of Earth First! supporters in Humboldt County, especially in the second district. We're not hard to find.

In ac	dition,	if 3	rou	feel	that	some	of	your	fr	iends	in	the	timber	indus	strv	are
about	to KIL	r em	riro	nment	alist	s, as	a	lmost	OC	cured	las	t ye	ear when	1		
	bombe	d, yo	ou s	hould	suma	on th	nem	to th	he :	superv	risc	ris	chamber	s to	air	
their	gripes	befo	ore	thing	s get	out	of	hand.	•	-				-		

As you undoubted know, the timber industry has announced a "hate them" campaign directed at environmentalists, as outlined by _______ at the last Redwood Region Logging Conference. You and I both know as well, that Earth First!ers are not the only targets of death threats—elected officials have been receiving them too, of late. Tensions are extraordinarily high and it behooves the Board to overcome these presures and provide strong and clear leadership toward a violence-free summer.

b6 b7C

Your remarks on KMUD that clearly called Redwood Summer activists "terrorists" was not helpful at all. I am a Redwood Summer activist and not only do I resent the name-calling, but I recognize it as part of the same "hate-them" campaign that last year led to the bomb attack

I am forwarding a copy of this letter to agent

of the FBI in Eureka. Surely, you will inform him of any rumblings of violence you hear directed toward environmental activists. By the way, Agent

assures me officially that we are not terrorists.

I am available to appear before the Board on Tuesday, May 28 and can bring several other activists experienced in documenting and preventing violence. Together we can provide a short, cohesive presentation. You can call or write at the above address and number. Looking forward to hearing from you.

Supervisor	Harry	Pritchard
Page 2		
May 15, 199	1	

b6 b7С

	ala-ri		
			,
MENDOCINO COUNTY SHERIFF 2300	1. Day/Date/Time		3. Rept. No.
4. Felony Misd. Infr 1085 Bicycle M.P. Incident	MINIUM CO OUL		Sation (7) 7. Value/Injury
8. Premises	B. OGO STO	DIAS AS ARE DUS	11. Age 12. No. 13. S.B.D.
14. How Offense Committed	HIE Daddon's Addas		16. Res. Phone
19. Instrument/Trick/Foce/	20. Suspect/M.P./Responsible		18. Bus. Phone
23. Motive/Type of Property	24. Residence Address		21. No. 22. Booked Cited Charges 25. Res. Phone
26. Suspect Said/Peculiarities	27. Business Address		28. Bus. Phone
29. Trademark	30. Race 31. Sex 32. D.O.B.	33. Age 34. Ht. 35. Wt. 36. H	
39. Victims Activity	40. Other Suspect Information		
41. Vehicle Used - Lic. No. Vin. Year - Make - Model - Co	lon	NL INFORTATION COM	ALMED
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, (A.) Evidence B.) Property C.) R G.) Vehicle H.) Description of Sce	I.P. D. Victim E.) Suspect ne I.) Investigation J.) Recomm	nendations
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370 PC PUBLIC NUSSANCE ESSTERCTION) 1
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45. 🗹 Continuation 🗆 Supplement 🗆 Statement
Other
PARAGRAPH: A.) Evidence B.) Property C.) R.P. D.) Victim E.) Suspect F.) Witness G.) Vehicle H.) Description of Scene I.) Investigation J.) Recommendations
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6: -H-WA
I - INUXSTIGATION
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A DISTRUBBILLE ON ARRIVAL I CONTACTOR UTI
WHO ADVISED ON 8/10/85 ADDROX 2350 HCS, HE MUD
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LIFE AUD FILL TO THE HOSE FOR BETTER PROTECTIONS
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MENDOCINO COUNTY SHERIFF 2300	42. Section & Code MENDO CO COD	43. Classification 44. Rept. No. No. 15-226
45. ☑ Continuation ☐ Supplement ☐ Statemen	46 Victim/M-P	
Other		
PARAGRAPH: A.) Evidence B.) Property I.) Investigation J.) Recommendation	C.) R.P. D.) Victim E.) Suspect F.) Witnerland	ess G.) Vehicle H.) Description of Scene
I-INVESTIGATION)		
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45. ☑ Continuation ☐ Supplement ☐ Statem	ent 46. Victim/#Vise.
Other	
PARAGRAPH: A.) Evidence B.) Property I.) Investigation J.) Recommend	
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ud had pr	essed Charges against him
for stealing	our dog He Called friend
and told then	n he wast going to have us
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didn't make	some Kind of Otherat OR
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Ibailed out	of jail. The gesture he
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45. Continuation Supplement Statement	46 Victim/M-R.		
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MENDOCINO COUNTY SHERIFF 2300	42. Section & Code OCAANCE INSUS CO SHOTING	43. Classification 44. Rept. No. 00043730 85-226
45. Continuation Supplement Statemen	46. Victim/-M-P.	
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ON 8/10/85 AD	DROX 1145 PM	T WAS IN THE
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HEARLY A SECOND	SHOT WENT	OFF THAT SOUNDE
1) K3 - A 35-7 PISTE	Z. I THEN a	510 OUT SIDE
My FRONT DOCK 1	TO SEE WHAT	10AS GOING ON.
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HAID MY NEIGHBO	<u>,e</u>	LACE OUT
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MENDOCINO COUNTY SHERIFF 2300	42. Section & Code 115100 (0 CCD) 43. Classification 44. Rept. No. 85-220
45. ☐ Continuation ☐ Supplement ☑Statem	AG Victim /M D
П оче	
Other	
PARAGRAPH: A.) Evidence B.) Property J.) Recommend	C.) R.P. D.) Victim E.) Suspect F.) Witness G.) Vehicle H.) Description of Scene lations
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FT 0/35 HES.	
ON 0/10/85 A.2	ax 1200 PM I hts ASLEED IN MY
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HOUSE, WHEN I LO	AS ACINERO BY THE GUN SHOTS
THAT SOUNDS WAS	THEY TOURE PAINE FROM THE GENERAL
ARSA O-	RESIDENTED I THIN GOT UP
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5. ☐ Continuation ☑ Supplement ☐ Statem	140. VICUITI/TVE	₽.¯				
] Other						
ARAGRAPH: A.) Evidence B.) Property I.) Investigation J.) Recommend	C.) R.P. D.) Victim E.) Susp	ect F.) Witnes	s G.) Vehicle	H.) Desc	ription of Scene
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MENDOCINO COUNTY SHERIFF 2300	42. Section & Code 8.04.080 MCC-Shooting	43. Classification Dwelling	44. Rept. N 85-226
5. ☐ Continuation 🎇 Supplement ☐ Statemer	46. Victim/M.P.		
Other			
ARAGRAPH: A.) Evidence B.) Property	C.) R.P. D.) Victim E.) Suspect F.) Wit	ness G.) Vehicle H.) De	escription of Sce
I.) Investigation J.) Recommendate			~ ·
	-2135 and 85-1953, which were in	vestigated by mysel:	t an
conjunction with this case)	and conducto	d follow-up intervie	ows with
8/12/85: I was assigned this of	he witnesses in this case (refer		
	hooting, and denied owning, poss	area around his pro	
firearm. I conducted searches			
	with a firearm.	ATCTINATOREDES M	ere apre co
I conducted a "wants" check		T discussed the	foogobilit
of conducting a stake-out of the			e decided t
it would be better to maintain		Neighbors and respon	
	ise of the immediate proximity of		I have re-
mained in contact with	since this incident and have mon	itored the situatio	b6 b70
J. RECOMMENDATIONS: I advised	that our investigation of	this and any other	crimes in
	nvestigated and the persons resp		
possible. I advised all of	neighbors that they were t		
trouble, and specifically in th		gave them my home	
number and requested that they	call me personally if they had a	ny problems or quest	tions as to
number and requested that they whether they needed an officer			
whether they needed an officer	to respond. In fact I did later	on get a call at he	ome from
whether they needed an officer and based on what she to	to respond. In fact I did later	on get a call at he turbance I had a dep	ome from
whether they needed an officer and based on what she to	to respond. In fact I did later ld me about causing a dis -and handle the situation.	on get a call at he turbance I had a dep	ome from outy respon
whether they needed an officer and based on what she to -I believe it was Dep. deputy did a very good job in r	to respond. In fact I did later ld me about causing a dis and handle the situation. esolving the problem.	on get a call at he turbance I had a deplete told no later told me the	ome from outy respon
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MENDOCINO COUNTY SHERIFF	1. Day/Date/Time	2. Location of Occurrenc	· UKIAH	3. Rept. No.
	59. 11/14/81/		nARINA DE	81-334
4. Felony Misd. Infr 10851 Bicycle M.P. Incident Other	5. Section - Code - Crim	C. HETTY	6. Classification 12 VOIT	7. Value/Injury
8 Premises		7,0,,		1.Age 12. No. 13. S.B.D.
			3	35 0 152
14. How Offense Committed				16. Res. Phone
	17. Business Address	- Alexander		18. Bus. Prione
19. Instrument/Trick/Force	20. Suspect/M-P-/Respo	employed		22. Booked Cited
			8	Charges 48400
23. Motive/Type of Property	24. Residence Address			25. Res. Phone
26. Suspect Sald/Peculiarities	I 27. Business Address			28. Bus. Phone
TON CONTAINED	in in	EmployED		-
29. Trademark 39. Victims Activity 29. Trademark 39. Victims Activity 39. Victims Activity	30. Race 31. Sex 32 D	O.B. / 33. Age 34. I	t. 35. Wt. 36. Hair 37. Eyes	
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Call Detail Obs.	//		//	,B/C
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				& Time
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□ Invest □			Clear	HKEST
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1 00 met. 1810			A-SF-907	88-121
PRESS HARD — THE LAST COPY IS YOURS		,,,,		00 101

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MENDOCINO COUNTY SHERIFF 2300	42. Section & Code 4B4 (a) P.C.	43. Classification 12 12 44. Rept. No.
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MENDOCINO COUNTY SHERIFF	42. Section & Code	43. Classification 12 1/2 44. Rept. No.
2300	46. Victim/McP.	CAR BATTERY 81-334
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Other		b7C .
PARAGRAPH: A.) Evidence B.) Property I.) Investigation J.) Recommend	C.) R.P. D.) Victim E.) Suspect F.) Witn	ess G.) Vehicle H.) Description of Scene
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PRESS HARD — THE LAST COPY IS YOURS

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MENDOCINO COUNTY SHERIFF	42. Section & Code		43. Classification	44. Rept. No.
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FIELD OPERATIONS DIVISION

0

THOMAS W. JONDAHL SHERIFF - CORONER

YOUR RIGHTS

Time completed /3/3	Place UKIOH SOJHIL
Time started 1310	Date 11-148/
Total time3	Person giving admonishment

Before you are asked any questions, you must understand your rights.

- 1. You have the right to remain silent.
- 2. Anything you say can and will be used against you in a court of law.
- You have the right to talk to a lawyer and have him present with you while you are being questioned.
- 4. If you cannot afford to hire a lawyer one will be appointed to represent you before any questioning, if you wish one.
 - 1. Do you understand each of these rights I have explained to you?

b6 b7C

(Yes or No)

2. Having these rights in mind, do you wish to talk to us now without the presence of an attorney?

> YES. (Yes or No)

WAIVER

I have read the statement of my rights shown above. I understand what my rights are. I am willing to answer questions and make a statement. I do not want a lawyer at this time. I understand and know what I am doing. No promises or threats have been made to me and no pressure of any kind has been used against me.

	Signed:
Witness:	
Witness:	
Time: 13/3	ALL INFORMATION CONTAINED HEREIN 19 UN LASSIFIED C. DOS DATE 11 19 UN LASSIFIED C. DOS

1201



To	:	SAC.	SAN	FRANCISCO	(174A-SF-90788) (P)	Date	5/31/91

From :

SA (SQD 13)

b6 b7C

Subject:

UNSUB, aka;

JUDITH BEATRICE BARI - VICTIM DARRYL REED CHERNEY - VICTIM

BOMBING OF 1981 SUBARU STATION WAGON

CALIFORNIA LICENSE 2NWX290

OAKLAND, CALIFORNIA

5/24/90

EID

OO: SAN FRANCISCO

CREATION OF SUB-FILES

The following sub-files are to be created for captioned

case:

A sub-file for crime scene FD-302s.

A sub-file for interview FD-302s.

These sub-files should be given the next available

letters.

ALL INFORMATION CONTAINED
HEREIN IS UNGLASSIFIED
DATE 115 FILEY
DA

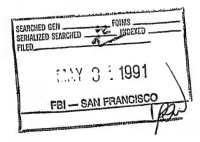
1 - 174A-SF-90788

1 - 174A-SF-90788 Sub 4 (Crime Scene FD-302s) 1 - 174A-SF-90788 Sub 4 (Interview FD-302s)

PJW/dld

(3)

Subs





To : SAC,	SAN FRANCISO	CO (174A-SF-907	88) (SQ 13)Da	te 5/31/91	
From : SA					
DARR BOMB CALI	TH BEATRICE IN THE SECTION OF 1981 SECONDIAL LICENS AND, CALIFORN 190;		2NWX290,	TION CONTAINED CLASSIFIED CLASSIFIED CAL BY SP SP SP SP SP SP SP SP SP S	,
at his resistation KQI written the allegations not the autonoversation	of contacted the idence, on 5/ ED, who contacter ED, who contacter ED, who contacter ED, with	cted indicated indicated that he adviced that he adviced that he adviced in the indicated i	file, on 5/22 ephone number that he had r ouirv about hi vised nd that he the	/91, eceived a call f television s having that he was en had a long into the	
fact that	record." but	n ongoing also make burning down	suspect is ion for this made the state	belief was the ement that building	b6 b7
it rather"o	comment goofy"that a is off the r how he i	ed, that as a reporter calls	you at home a ladded that he sent information SA that	e recalls i <u>on to su</u> pport	
obligated t located him	o advise	that after tall of to him on the t	in	he felt tentions and so	
2 – San Fra SMB/kkc/fC (2)	ncisco			SEARCHED GENFOIMS	3
			. 17	4A-5F-90788-267	7

174A-SF-90788 SMB/kkc

also stated he contacted a friend of his who had known when was the University "Daily" 20 years ago.						b6 b7С		
SA information t		advised	that 1	ne would	furnish	the	above	



To : SAC, SAN FRANCISCO (174A-SF-90788) (P) Date 5/31/91	
From : SA SRAF	
JUDITH BEATRICE BARI; BOMBING MATTER; OO: SAN FRANCISCO	
On 5/26/91, (DOB , telephone telephonically advised the following:	
Recently he had observed a television show which epicted several individuals involved in the supra case, ncluding one	
who is a commercial fisherman in the Ft. Bragg, California, area, recognized as the individual who had made anonymous threatening phone calls to both and an unnamed seafood processor with whom dealt in approximately 1987. advised that he and the processor were able to determine that it was making the phone calls, and confronted him with this information during one of the calls; became extremely nonplussed. characterized as in individual who could be extremely aggressive, as long as his dentity was not known to the victim of his aggression, but someone who would change moods radically once found out.	1
Additionally, advised that he is aware that (phonetic) is and believes he might be willing to speak with law enforcement authorities egarding states that he, too, is willing to iscuss his situation vis-a-vis with the FBI.	/
ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED CLOSE DATE 115 191 BY SQ-5 CLOSE OF THE PROPERTY OF THE PROP	
)- 174A-SF-90788 SEARCHEDINDEXED HT/vk SERIALIZEDFILED	
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1744-SF-90788-124



To :	SAC, SAN FRANCISCO (174A-SF-90788)(P) Date 6/3/91
From :	SA (SQD 13)
Subject:	UNSUBS; JUDITH BEATRICE BARI - VICTIM DARRYL REED CHERNEY - VICTIM BOMBING OF 1981 SUBARU STATION WAGON CALIFORNIA LICENSE 2NWX290 5/24/90 EID OO: SAN FRANCISCO
that he we he lives advised the lives reporting	On 5/13/91,
very lengt lives of s of what captioned	Sergeant Willits PD advised that he had length to furnished him with a thy story about a group of individuals who live the survivalists in the woods of Mendocino County but none furnished had any connection with the bombing of the individuals involved in this matter. he information furnished by seemed
	ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE WIS 191 BY SPICE DITE
JEC/dld	SEARCHED GEN
	174A-6F-90788-201

TRANSMIT VIA:

FBI	
PRECEDENCE: Immediate Priority Routine	CLASSIFICATION: TOP SECRET SECRET CONFIDENTIAL UNCLAS E F T O UNCLAS
	Date 6/5/91

Teletype Facsimile AIRTEL	☐ Priority ☐ SECRET
	Date 6/5/91
TO	: DIRECTOR, FBI
	(ATTN: BEHAVIORAL SCIENCE UNIT, FBI ACADEMY, QUANTICO, SSA AND LATENT FINGERPRINT SECTION, FBI LABORATORY)
FROM	: SAC, SAN FRANCISCO (174A-SF-90788)(P)(SQD 13)
SUBJECT	: UNSUB(s); JUDITH BEATRICE BARI - VICTIM DARRYL REED CHERNEY - VICTIM BOMBING OF A 1981 SUBARU STATION WAGON
	CALIFORNIA LICENSE 2NWX290 5/24/90 EID OO: SAN FRANCISCO
	Re San Francisco airtel to the Bureau titled as
above, d	lated 8/13/90.
REQUEST	OF THE BUREAU - LATENT FINGERPRINT SECTION
	The Latent Fingerprint Section is requested to
called a	the original enclosed letter which begins "This so act of vandalism" for latent prints and compare to any which have been developed in captioned case.

	ALL INFORMATION CONTAINED ALL INFORMATION CONTAINED ALL INFORMATION CONTAINED
	eau (Enc. 3) Quantico) (Enc. 1)
	Francisco
(6) Jes	SARTCHED
s son 6/10	194
s R4999	7 Transmitted Per

See: 174-5F-908-97-181.2

(Number)

174A-9F-90188-243

174A-SF-90788 JEC/dld

REQUEST OF THE BUREAU - BEHAVIORAL SCIENCE UNIT (BSU) - QUANTICO

The Behavioral Science Unit is requested to compare the enclosed letter which begins "This so called act of vandalism", which was found at the below described incident, to the "Lord's Avenger" letter which was enclosed with the referenced airtel and determine if the two letters have been written by the same individual.

Enclosed for the Bureau are the original and one copy of a letter which begins "This so called act of vandalism", and one copy of the Petaluma PD report pertaining to this letter.

On 9/22/90, the U.S. Army Recruiting Center, 620 E. Washington Street, Petaluma, California was the victim of vandalism which included spray painted symbols and phrases on the windows and sidewalk in front of the center. A typewritten letter was left under the windshield wiper of the U.S. Government vehicle parked in front of the office. The letter contained information regarding the vandalism to the office. The letter has been processed by the Petaluma Police Department using ninhydrin spray in an attempt to identify latent fingerprints.



To :	SAC, SAN FRANCISCO (174A-SF-90788) (P)Date 6/6/91	
From :	SA (SQUAD 13)	
Subject:	UNSUBS; JUDI BEATRICE BARI - VICTIM; DARRYL REED CHERNEY - VICTIM; BOMBING OF 1981 SUBURU STATION WAGON, CALIFORNIA LICENSE 2NWX290, OAKLAND, CALIFORNIA, 5/24/90; EID; OO: SAN FRANCISCO ALL INFORMATION CONTAINED HEREIN 19 UNCLASSIFIED DATE LINES SEED	
who sounde wish to di some conta California appeared	On 5/22/91, SA received an anonymous call at the Concord Resident Agency from an individual led like a white male. The caller said that he did not disclose his identity, although he had previously had cact with SA of the FBI in Santa Cruz, a. The caller advised that a newspaper article, which today describing a lawsuit against the FBI by JUDI BARI CL CHERNEY, had spurred him to call with the following lon:	
	He has been associated with JUDI BARI, st!, and other radical environmentalists for the past and BART	b6 b70
belonging FBI include employees located in utilized the utility contains power potential to work for	They all work for as of Tree Service, which is believed to be	3
VSD/1d1 2	SEARCHED GEN FOIMS SERIALIZED SLARCHED FOIMS SERIALIZED SLARCHED FOIMS SERIALIZED SLARCHED FOIMS INDEXED THED THE SAN FRANCISCO 1744-6F-90788-2+7	27

174A-SF-90788 VSD/ldl

power companies has master keys to many of the power companies' access gates.	
About two years ago, the caller was asked by about the effect of putting nails in a homemade bomb in the belief that the caller had some demolition experience.	
The caller also recalls and the others talking about plans to blow up power poles in the Santa Cruz area. has also bragged about having drained the oil out of heavy equipment belonging to logging and power companies.	
	b6 b7C
The caller repeated his insistence upon remaining anonymous while wishing to furnish information about illegal activities of environmental extremists. He agreed to recontact SA in the future if he has any additional information.	
ACTION:	
Route to Sas and	



b6

b7C

To	•	CAC	Ć 7 N	PRANCTOCO	(174A-SF-90788) (P) Date	6/6/01
10	•	SAC.	SAN	FRANCISCO	(1/4A-SF-90/88)(P) Date	6/6/91

From : SSA (SQD 13)

Subject: UNSUB; aka

JUDITH BEATRICE BARI - VICTIM DARRYL REED CHERNEY - VICTIM

1

BOMBING OF 1981 SUBARU STATION WAGON

CALIFORNIA LICENSE 2NWX290

5/24/90

EID

OO: SAN FRANCISCO

REVIEW OF EVIDENCE

On 5/31/91, SSA WEBB, SA and SA retrieved all of the physical evidence from the BARI/CHERNEY bombing crime scene from the Bulky Exhibit Room. All of this evidence was laid out in the office conference room, examined as to origin and location. Additionally, it was determined that all of the evidence had been returned from the FBI Laboratory in December, 1990, however, had not been placed back into the original boxes where it had been placed at the time of collection. Therefore, all the returned evidence was placed back in the original evidence boxes except for a new evidence box which was created. This particular box contains device components from the improvised explosive device, such as nails, clock parts, wire fragments, etc. A separate list was created and is maintained as part of this memo which indicate which pieces of evidence are contained in this new box of exhibits.

This will allow the case Agent and other interested investigators to be able to look at the device components without having to resort to going through all the other gross exhibits.

Action: For information.

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G 1991

FBI — SAN FRANCISCO

PJW/dld (3)

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	A	В	С	D	E
1		Assem	bled 5/31/91 from items return	ed from Lab Exam	ns
2			174A-SF-90839	Crime Scene	1B
3		Q#	Description	Evidence Box	Origion
4					
5	*	20	Wire & metal fragments	1	3
6			10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
7					
8	*	22	Wire & yellow sponge fragment	1	3
9					
10			:		
11	*	24 .	2 nails & misc debris	1	3
12	:				
13					
14	*	25	Misc debris w/ yellow sponge	1	3
15					
16					
17	*	28	3 misc pieces of metal	1	3
18					
19					
20	*	32	nails	1	3
21					
22					
23	*	45	1 nail	1	3
24					
25					
26	*	46	cardboard battery backing	1	3
27					
28	, 1				
29	*	49	piece of plastic (white)	1	3
30				And the state of t	
31			.•		
32	*	52	clock parts	1	3
33					
34					
35	*	55	part of light bulb	1	3
36					
37					
38	*	56	fragment of metal	1	3
39					
40	-				
41	*	63	fragments of wire	1	3
42					
43					
44	*	65	fragment of blue material	1	3
45					
46					
47	*De	enotes	Removed to Device Components	Box	

	A	В	C	D	E
48			174A-SF-90839	Crime Scene	1B
49		Q#	Description	Evidence Box	Origion
50	*	72	ball bearing	1	3
51					
52			***		
53	*	82	fragment of wire	1	3
54					
55					
56	*	83	fragment of battery	1	3
57					
58				*******	
59	*	84	fragment of end cap	1	3
60					
61		0.5	2-2-1		
62	*	85	debris	1	3
63					
65	*	100			
66	*	103	nails	1	3
67					
68	*	120	fragments of bettern factor		
69	-	120	fragments of battery & wire	2	4
70					
71	*	121	fragment of end cap,		4
72			nail, & debris	2	7
73			mail, a debils		
74				***	
75	*	122	fragment of watch, end cap	2	4
76	-	200	& debris	2	7
77					
78					
79	*	125	fragments of fiber board	2	4
80			January of Liver South	-	7
81					
82	*	135	pipe fragments & 1 nail	2	4
83					,
84					
85	*	138	fragment of red wire	4	14
86					1-1
87					
88	*	139	Phillip-head screw & washer	4	14
89					
90					
91	*	140	misc debris	6	5
92					
93					
94					

	A	В	С	D	E
95	A	Б	174A-SF-90839	Crime Scene	1B
96		Q#	Description	Evidence Box	Origion
97	*		light bulb socket w/ wire	6	5
98		247	right build socked w/ wire	<u> </u>	-3
99		•,	• •		1
100	*	142	battery fragment	6	5
101	-	142	Bactery Hagment 34	U U	J
102					
103	*	143	2 battery fragments	6	5
104		. 443			J
105		-			
106	*	145	battery fragment		
107		140	(rear seat cushion B)		
108			(1501 Bout Cushion B)		
109					
110	*	147	end cap fragment	9	
111		74/	Cita Cap II agment	3	
112					
113	*	148	pieces of green & red	9	+
114		140	wire & tape	3	
115	-		wile a cape		
116					
117	*	150	battery fragment & debris	9	
118		130	bactery fragment a debris	9	
119					
120	*	152	nails & fragments of tape	9	
121		132	mails a fragments of tape	3	
122					
123		158	nail .	9	
124		136	liaii ,		-
125					
126		163	nail	9	
127		103	liali	<u> </u>	
128					-
129		166	nail	9	+
130		100	33 No. 40 A.	<u> </u>	
131					
132	*	168	wire fragment	9	
133		700	ware trayment		
134					
135	*	169	wire fragment	9	-
136		103	wire fragment	9	-
137					
137	*	172	nails & tape	9	-
139		1/2	marra & cape	9	
140					-
141			 	,	
141	L	<u> </u>	<u> </u>		1

	A	В	C		E
142			174A-SF-90839	Crime Scene	1B
143		Q#	Description	Evidence Box	
144	*	174	nails & tape	9	Origion
145					
146			***		
147	*	178	nails & tape	9	-
148			nails & tape		
149					
150	*	179	nails & tape	9	
151	.:				
152		-	-		
153	*	181	switch fragment	9	
154					
155					
156	*	184	end cap fragment	9	
157					
158					
159	*	189	nail & tape	9	
160					
161					
162	*	191	fiberboard & tape	9	
163					
164					
165	*	193	red wire	9	
166					
167					
168	*	196	end cap fragment	9	
169	46				
170					
171	*	197	nail	9	
172				•	
173					
174	*	199	metal screw w/ washer	9	
175			·		
176					
177	*	201	metal fragment	9	
178					
179					
180	*	202	wire w/ tape	9	
181					
182					
183	*	203	nail & tape	9	
184					
185					
186	*	204	nail	9	
187					
188					



	A	В	c	D	E
189			174A-SF-90839	Crime Scene	1B
190		Q#	Description	Evidence Box	Origion
191	*	208	nails & tape	9	
192					
193					
194	*	209	nails	9	
195					
196					1
197	*	.212	nails :	9	·
198			:		
199					
200	*	218	pipe nipple fragment	9	
201					
202					
203	*	222	end cap fragment	9	
204					
205	٠				
206	*	225	misc car parts	9	
207					
208					
209	*	240	metal itme & wire	10	22
210					
211					22
212	*	250	nails, wire, & debris	10	22
213		-			
214					
215	*	253	metal fragment & fiberboard	10	22
216	į!			•	
217	*	0.50	6 i handa anna	10	73
218	*	258	fiberboard	10	22
219 220			:		
	*	260	luina function	10	23
221	~	260	wire fragment	10	22
223					
224	*	261	ligh switch & base of	10	75
225		201	light socket	10	22
226			I I JULY SOURCE		
227					
228		262	nails	10	22
229		202	HIGTTS	10	
230					1
231		266	end cap fragment	10	22
232		200	end cap rragment	10	
233	*	267	watch spring	10	22
234		201	MG COIL SPITING	10	
235					-
233	L	<u> </u>		<u> </u>	

	A	В	C	D	E
236			174A-SF-90839	Crime Scene	1B
237		Q#	Description	Evidence Box	Origion
238	*	268	wire fragment	10	22
239					
240		·	.2"		
241	*	269	wire, screw, & metal connecto	10	22
242			100 May 100 100 100 100 100 100 100 100 100 10		
243			,,,		
244					
245	*	270	watch fragment	10	22
246					
247		···			
248	*	271	metal fragment, fiberboard,	10	22
249			& duct tape		
250			a acc cape		
251					
252	*	272	wire fragment, tape & nail	10	22
253		212	mare mayment, cape a marr	10 .	
254		•			
255	*	273	Duracell battery casing	10	2.2
256	•	2/3	buracerr bactery casing	10	22
257		····			
258	*	274	black plactic former	10	
259	^	2/4	black plastic fragment	10	22
260					
261	*	275	matal formant	10	-
262	^	2/3	metal fragment	10	22
263	,t *	076			0.0
264	*	276	grey duct tape & nail	10	22
265					
266					
267	*	277	grey duct tape & nail	10	22
268					
269					
270	*	278	grey duct tape & nail	10	22
271				· · · · · · · · · · · · · · · · · · ·	-
272					
273	*	279	grey duct tape & nail	10	22
274					
275					
276	*	280	nail	10	22
277					
278					
279	*	281	nail	10	22
280					
281					
282					

	A	В	C	D	E
283			174A-SF-90839	Crime Scene	1B
284		Q#	Description	Evidence Box	Origion
285	*	286	fiberboard fragments	10	22
286					
287					
288	*	292	nail	10	22
289			IIdII		
290					
291	*	.297	fiberboard fragment	10	22
292					
293		1.	-		-
294	*	299	grey duct tape & nail	10	22
295					
296					
297	*	301	metal fragment	10	22
298					
299					
300	*	304	end cap fragment	10	22
301					
302					
303	*	309	pipe nipple fragment	10	22
304					
305					
306	*	314	end cap fragment	10	22
307		-			
308					
309	*	326	fiberboard & grey duct tape	10	22
	įŧ				
311					
312		21	Pipe nipple fragment	1	3
313			•		
314					
315		23	Metal fragment .	1	3
316					
317		•			
318		26	Carpet & debris	1	3
319					
320					
321		27	Red & green wire insulation	1	3
322				· · · · · · · · · · · · · · · · · · ·	
323					
324		29	1 nail & 1 nut	1	3
325					
326					
327		30	misc debris	1	3
328					
329					

	A	В	C	D	E
330			174A-SF-90839	Crime Scene	1B
331		Q#	Description	Evidence Box	Origion
332		31	misc debris	1	3
333					
334					
335		33	misc wire	1	3
336			42.55.		
337			.:		
338		. 34	misc paper	1	3
339			. ?		
340					
341		35	misc debris	1	3
342					
343				· · · · · · · · · · · · · · · · · · ·	
344		36	misc debris	1	3
345					
346					
347		37	pipe fragment & debris	1	3
348					
349			1.4		
350		38	misc porcelain fragments	1	3
351					
352					
353		39	misc debris	1	3
354					3
355					
356		40	misc debris	1	3
357					
358					
359		41	misc car parts	1	3
360					J
361					
362		42	misc items from glove box	1	3
363			22011 22011	-	
364					
365		43	misc debris	1	3
366				-	
367					
368		44	wire, tape, & debris	1	3
369		2.2	and the same of th		
370					
371		47	2 nails, wire screen, & paper	1	3
372		4/	z mais, wire screen, a paper	<u> </u>	>
373					
374		48	misc debris	1	2
375		40	WIRC MENTIP	1	3
376					

	A	В	C	D	E
377			174A-SF-90839	Crime Scene	1B
378		Q#	Description	Evidence Box	Origion
379		50	misc porcelain fragments	1	3
380					
381			••• (4,		
382		51	debris	1	3
383					
384			,		
385		. 53	1 nail and debris	1	3
386	. "		*		
387		1,3			
388	:	54	foam from car w/ burn marks	1	3
389					
390					
391		57	misc debris	1	3
392					
393		****			
394		58	seat cover from passenger	1	3
395			side of vehicle	1	3
396			41	4	
397					
398		59	fragments of foil & tape	1	3
399			Transmitted of form a cape	<u> </u>	3
400					
401		60	fragments of metal & tape	1	3
402	-		Tragments of metal & tape	4	-
403	_				
404	,,	61	Debris	1	3 .
405	·	<u> </u>	Destis		· ·
406	\neg				
407	\dashv	62	fragment of metal & wire	1	3
408		02	liagment of metal a wife	1	<u> </u>
409					
410		64	fragments of tone	4	3 ,
411		04	fragments of tape	1	3 ,
411	-		·		
		66	fragments of him		3
413		66	fragments of blue porcelain	1	3
414					
415			2-2-4-		
416		67	debris	1	3
417					
418					
419	-	68	fragments of paper & debris	1	3
420					
421					-
422		69	debris	1	3
423					

	A	В	C	D	E
424			174A-SF-90839	Crime Scene	1B
425		Q#	Description	Evidence Box	Origion
426		70	debris	1	3
427					
428					
429		71	debris	1	3
430					1
431					
432	,	73	fragments of metal	1	3
433		•	•		
434		:			
435		74	carpet	1	3
436					
437					
438		75	fragments of blue material	1	3
439			& debris	1	3
440	·				
441					
442		76	debris	1	3
443			4.		
444					
445		77	fragments of blue porcelain	1	3
446					
447					
448		78	debris	1	3
449					
450					
451	11	79	nail	1	3
452					
453					
454		80	debris	1	3
455					
456					
457		81	fragment of battery	1	3
458					
459		2.5			
460		86	debris	1	3
461					
462					
463		87	fragments of watch	1	3
464		- 1770			
465			,		
466		88	misc debris	1	3
467					
468		•			
469		89	debris	1	3
470					

	A	B	C	D	E
471			174A-SF-90839	Crime Scene	1B
472		Q#	Description	Evidence Box	Origion
173		90	debris	1	3
174					
175					
176		91	debris	1	3
477					
478					
179		. 92	fragments of wood	1	3
480	- 11	-3	-		
481					
482		93	fragments of paper	1	3
483			Fupor		
484					
485		94	cassette tape entitled	1	2
486			"Guitar Lessons"	1	4
487			Guitar Bessons	-	-
488					
489		95	1 pair of shoes & newspaper	1	3
490		95	pari or shoes a newspaper		19
491			1.		1
492		96	debris	1	3
493	-	90	debiis	-	3
494					
494		97	debris	1	3
495		97	depris	1	3
490					
				4	3
498	,\$	98	wrench	1 .	3
499					
500					
501		99	notebook paper, beginning :	1	3
502				1	3
503					
504					
505		100	DMV & insurance records	1	3333
506	_		for '81 Subaru in name of	1	3
507			Judy Bari	1	3
508	_				
509					
510		101	debris	1	3
511					
512					
513		102	misc car parts	1	3
514					
515		İ			
516		104	debris	1	3
517				-	

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	A	В	C	D	E
518			174A-SF-90839	Crime Scene	1B
519		Q#	Description	Evidence Box	Origion
520		105	debris	1	3
521					
522			***		
523		106	blue carpet	2	4
524					-
525					
526		.107	debris ·	2	4
527	, 1				1
528		197			
529		108	debris	2	4
530					
531					
532		109	misc car parts	2	4
533					
534					
535		110	nail & debris	2	U
536					7
537					
538		111	fragment of metal	2	11
539					7
540					
541		112	debris		11
542			WONT IS	2	9
543					
544		113	debris		
	et	410	uent 18	2	4
46	-				
47		114	debris		
48		114	dept 12	2	4
49				~	
		115	6		
550		115	fragments of paper	2	4
52	-	1-5			
53		116	misc car parts	2	4
54					
55					
56		117	debris	2	4
57					-
58					
59		118	business card, receipt	2	4
60			& paper tab	2	14
61					
62					11
63		119	debris	2	4
64	_		fragment & debris	2	4

	A	В	C	D	E
565			174A-SF-90839	Crime Scene	1B
566		Q#	Description	Evidence Box	Origion
567		123	fragments of blue porcelain	2	4
568					
569					
570		124	debris	2	4
571					
572					
573		.126	blue carpet	2	4
574					
575					
576		127	debris	2	4
577					
578 579		100	•		
580		128	misc pieces of car	2	4
581					
582		129			
583		129	misc pieces of metal	2	4
584	\neg				
585		130	left Birkenstock shoe		
586			leit birkenstock snoe	2	4
587					
588		131	misc pieces of fabric		
589			miso pieces of Tabric	2	4
590					
591		132	pipe fragment & cloth	2	
592					4
593					
594		133	misc items	2	4
595			·		
596					
597		134	clock back	2	4
598	\perp				
599	_				
600		136	vacuumed debris from car	misc 4	14
601	_				
602	-	105			
603	_	137	sweepings from tarp	misc 5	13
604					
605 606	+	144	2-1-2		
607	-	144	debris (rear seat cushion A)	sub f	13
608	-				
609	-	146	motol forement		
610	-	140	metal fragment	9	
611	+				
V + 4					

	A	В	С	D	E
612			174A-SF-90839	Crime Scene	1B
613		Q#	Description	Evidence Box	Origion
614	1	149	piece of gray duct tape	9 .	6
615			& fiberboard		
616					
617			wood fragment		
618		151	wood fragment	9	6
619			wood ITagment		
620					
621	,	153	debris	9	6
622					
623					
624		154	car, seat fragment &	9	6
625			towel fragment		7
626			·		
627					
628		155	wood fragment & debris	9	6
629					
630					
631		156	black plastic fragment	9	6
632		•			-0
633					
634		157	debris	9	6
635					4
636					
637		159	speaker fragment	9	6
638					φ
639	. 1				
640		160	tape fragment	9	6
641					
642		~~		••	
643		161	debris	9	10
644					6
645					
646		162	metal fragment	9	6
647					
648					
649		164	wood fragment	9	
650				3	6
651					
652		165	debris	9	
553				9	6
654					
655	-	167	metal fragment	9	 ,
556	-			7	6
657	\dashv				
558	\dashv	170	debris		,
		170	MENT TO	9	6

Q# 171 173 175 176 177	174A-SF-90839 Description metal fragments nails & debris debris metal fragment debris gray dect tape	Crime Scene Evidence Box 9 9 9 9 9	1B Origion 6
171 173 175 176 177	Description metal fragments nails & debris debris metal fragment debris	9 9 9	6
171 173 175 176 177	nails & debris.	9 9 9	6
173 175 176 177	nails & debris	9 9	6
175 176 177 180	debris metal fragment debris	9 9	
175 176 177 180	debris metal fragment debris	9 9	
175 176 177 180	debris metal fragment debris	9	6
175 176 177 180	debris metal fragment debris	9	6
175 176 177 180	debris metal fragment debris	9	6
176 177 180	metal fragment debris	9	6
176	debris	9	6
177	debris	9	6
177	debris	9	6
180			6
180			6
180			
	gray dect tape		-
	gray dect tape		
	J2	9	6
100	*		
100			
1 182	debris	9	6
200			
183	debris ,	, 9	6
1			
185	partial matchpack	9	6
			7
			
186	debris	9	6
187	metal fragment	9	6
1-5.			
1			1
188	wood fragment	9	6
1200	noon assignment		
190	debris	9	6
1 100			
-			
102	wood fragments	g	6
132	WOOG IT agreenes		
			-
104	motal latch	Q	6
1 44	MECAI IACCII	9	0
174			-
	187 188 190 192	188 wood fragment 190 debris 192 wood fragments	188 wood fragment 9 190 debris 9 192 wood fragments 9

	A	В	C	D	E
706			174A-SF-90839	Crime Scene	1B
707		Q#	Description	Evidence Box	Origion
708		195	metal item	9	6
709					
710			***		
711		198	wood fragment	9	6
712					
713					
714		.200	fiberboard fragment	9	6
715		. •			
716					
717		205	wood fragment	9	6
718					
719					
720		206	metal latch	9	6
721					6
722					
723		207	pipe fragment	9	6
724					
725			. •		
726		210	wood fragments	9	6
727					0
728					
729		211	debris	9	6
730		•			•
731					
732		213	metal piece	9	6
733	, 1		•		6
734					
735		214	debris	9	6
736				••	9
737					
738		215	debris	9	
739	1			3	6
40					
41		216	wire	9	,
42				9	6
43					
44		217	debris		
45	\dashv			9	(
46	\dashv				
47	+	219	wood fragment		
48		213	wood II agment	9	6
49	-				
50		220	wood fragment		
51	-	220	wood fragment	9	4
52					



	A	В	C	D	E
753			174A-SF-90839	Crime Scene	1B
754		Q#	Description .	Evidence Box	Origion
755		221	debris	9	6
756					
757			.*		
758		223	wood debris	9	6
759			40 87 2 8 47		
760			wood debris		
761		224	pipe fragments & debris	9	6
762	.23				
763					
764		226	car parts	10	22
766		220			
767					
768		227	plastic fragment	10	22
769	 	221	practice tragment	4.0	
770					
771	⊢	228	metal item	10	22
772		220	I COUL LOOM		
773					
774		229	car parts	10	22
775		223	car parts	10	-
776					
777		230	matal washer	10	22
778		230	matal washer	10	-
779					-
780	-	231	debris	10	22
781		231	debils	10	
782					
783		232	debris	10	22
	-	232			66
784 785					
		000	A hard a	10	7.
786		233	debris	10	22
787	4				-
788		65.		1	133
789		234	metal fragment & debris	10	72
790	_				
791			<u> </u>		22
792		235	wire & black plastic tape	10	25
793	-				
794					
795		236	radiator cap	10	22
796					
797					
798		237	debris	10	22
799					
800					

	A	В	C	D	E
801			174A-SF-90839	Crime Scene	1B
802		Q#	Description	Evidence Box	Origion
803		238	debris	10	72
804					
805					
806		239	grey duct tape & debris	10	22
807		***	grey duct tape & debris	20	7.
808					
809		241	yellow foam material	10	22
810			:		
811					
812		242	fiberglass & yellow foam	10	22
813			material	10	
814					
815					
816		243	grey duct tape	10	22
817			groj daoc cape	10	
818					
819		244	solderless connector	10	
820		211	Solderless Connector	10	22
821					
822		245	kov		20
823		243	key	10	22
824				·······	
825		1246			
826		246	metal cap & gray plastic	10	22
827		0.45		***	
828		247	wood fragment	10 ·	22
829					
830					
831		248	debris	10	22
832					
833					
334		249	debris	10	22
335					
336					
337		251	debris	10	22
838					
339			·		
340		252	debris	10	22
341					
342					
343		254	camouflage hat & debris	10	22
344				10	
345	-			····	
346		255	misc debris	10	22
347		200	miles debiles	T.0	66

	A	В	С	D	E
848			174A-SF-90839	Crime Scene	1B
849		Q#	Description	Evidence Box	Origion
850		256	debris	10	22
851					
852			.**		
853		257	end cap & metal fragment	10	22
854					
855					
856		.259	grey duct tape & debris	10	22
857	,				
858		1			
859		263	blue procelain fragment	10	22
860					
861					
862		264	speaker fragment	10	22
863					
864					
865		265	"Earth First" matchbook	10	22
866					
867			. 4		
868		282	black plasitic item	10	22
869					
870					
871		283	metal fragment	10	22
872					
873			·		
874		284	misc car parts	10	22
875	,*				
876					
877		285	blue fabric	10	22
878				•	
879					
880		287	metal fragments	10	22
881					
882					
883		288	debris	10	22
884					
885					
886		289	seat cover fragment	10	22
887					
888					
889		290	metal fragment	10	22
890					
891					
892		291	black plastic item	10	22
893					
894					

	A	В	C	D	T =
895			174A-SF-90839	Crime Scene	E
896		Q#	Description	Evidence Box	1B
897		293	blue fabric	10	Origion
898					22
899			hluo fabria		
900		294	blue fabric	10	23
901			1000000		22
902					
903		295	white plastic item	10	22
904					
905					
906		296	debris	10	22
07					
800					
09		298	blue fabric	10	22
10	\perp				
11					
12		300	blue fabric	10	22
13	_				- 12
14					
15		302	metal fragment	10	22
16					
17					
18		303	metal fragment	10	22
19	- 1	٠.			
20					
21		305	debris	10	22
22					
23					
24	3	306	metal fragment	10	22
25				••	
26					
27	3	307	metal fragment	10	22
28	-				
29					
30	_ 3	808	metal fragment	10	22
31					
32					· · · · · · · · · · · · · · · · · · ·
33	3	10	camouflage hat	10	22
34					
35					
36	3	11 1	wood fragment	10	22
37					
8					
39	3	12 r	metal & paper fragments	10	22
10					
1					

	A	В	С	D	E
942			174A-SF-90839	Crime Scene	1B
943		Q#	Description	Evidence Box	Origion
944		313	end cap fragment	10	22
945			* *************************************		
946					
947		315		10	22
948			metal fragment		
949					
950		,316	end cap fragment	10	22
951	. 7		:		
952				1000	
953		317	end cap fragment	10	22
954		3	1		
955					
956		318	debris	10	22
957					
958					
959		319	metal fragment	10	22
960	—	727			
961	-				
962	<u> </u>	320	black plastic	10	22
963		320	Didek plasere		
964	_				
965	\vdash	321	wood fragment	10	22
966			wood II agment		
967	 	-			
968		322	debris	10	22
969		322	CENT 18	10	
970					-
971		323	metal fragment	10	22
972		323	metal Ilagment		
973		ļ			
974		324	debris	10	22
975		324	MCNT 13	10	-
976				, , , , , , , , , , , , , , , , , , , ,	
977		325	debris	10	72
978		323	MONT TO	10	
979		-			
980		327	debris	10	22
		341	MENTIP	10	22
981					
982		220	matal fragment		02
983		328	metal fragment	10	22
984					
985		000		10	-
986		329	guitar fragments & case	10	22
987					
988	<u> </u>	<u> </u>			



	A	В	C	D	E
989			174A-SF-90839	Crime Scene	1B
990 991		Q#	Description	Evidence Box	Origion
991		330	car seat	10	1
992					

Items not yet returned from lab 5/31/91

		Crime Scene		
Q#	Description	Box#	Bag#	Sub
23	Motal frament			
	Metal fragment	1	1	0
43	Misc debris	1	7	
75	Fragments of blue	1	11	A
	material & debris			-
81	Fragment of battery	1	11	G
87	Fragment of watch	1	11	M
119	Debris	2	3	G
131	Misc pieces of fabric	2	4	F
134	Clock back	2	' 4	I
149	Piece of grey duct	9; item 4		
180	Grey duct tape	9; item 15		
	tape & fiberboard			
200	Fiberboard fragment	9; item 35		
224	Pipe fragments & debris			
243	Grey duct tape	10: item E-1	1	
259	Grey duct tape & debris		3	
			-	

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE IN SIGNATURE BY

Memorandum



b6 b7C

174A-SF-90788-129

SAC, SAN FRANCISCO (174A/SF-90788) (P) Date 6/10/91 Information Systems Adminstrator) From: SA REQUEST FOR COMPUTER SUPPORT REGARDING: Subject: UNSUB, AKA JUDITH BEATRICE BARU-VICTIM, Case Title: DARRYL REED CHERNY-VICTIM; BOMBING OF 1981 SUBARU STATION WAGON, CALIFORNIA LICENSE 2NWX290, OAKLAND, CALIFORNIA, MAY 24, 1990. EID; 00: SF SQUAD 13 Squad/RA supervising case: Certain investigative and/or evidentiary data indicated below pertaining to captioned case needs to be computerized utilizing the microcomputer resources in this division so that it can be used most effectively in the investigation and/or prosecution of this matter. Brief description of data to be computerized: Twenty sets of toll records for the period 3/90 through 5/90. Approximate volume of data: If any deadline, state type and date: Non Squad supervisor's initials and date: LEAD: SAN FRANCISCO DIVISION ISA will computerize the PHONE At San Francisco, CA: data on this case and provide the necessary microcomputer support consistent with divisional priorities and resources. (1) - 174A/SF-90788 (Substantive file) 1 - 242-19 Sub C 1 - FOIPA /kan (3) ALL INFORMATION CONTAINED

ROUTING SLIP

6/10/91

TO:

(1) Case Agent - SA

(2) Supervisor - SSA

RE:

MICROCOMPUTER SUPPORT RE: SF FILE#: 174A/SF-90788 Case Title: UNSUB, AKA JUDITH BEATRICE BARI-VICTIM

EID OO: SF

1. Case Agent:

Please read over the attached memo concerning your recent request for microcomputer support, initial the origional by your name on the "From" line, and then route all copies to your supervisor. As soon as it is determined that such computer support is no longer needed, please call me so we can terminate this support.

2. Supervisor:

If you concur in the computer support, please initial and date <u>both</u> copies of the attached memo on the line so marked, and assign a lead to me on the <u>origional</u> for handling. Then route the origional to the appropriate rotor for a FOIMS lead to insure that the case cannot be closed without this lead being cleared. The memo also serves to "flag" the file that computer support of this type indicated is being provided to this case. The 242-19 file copy of the memo should be routed back to me after you initial and date it.

12/20/99

ORIG to

Thank You,

SA

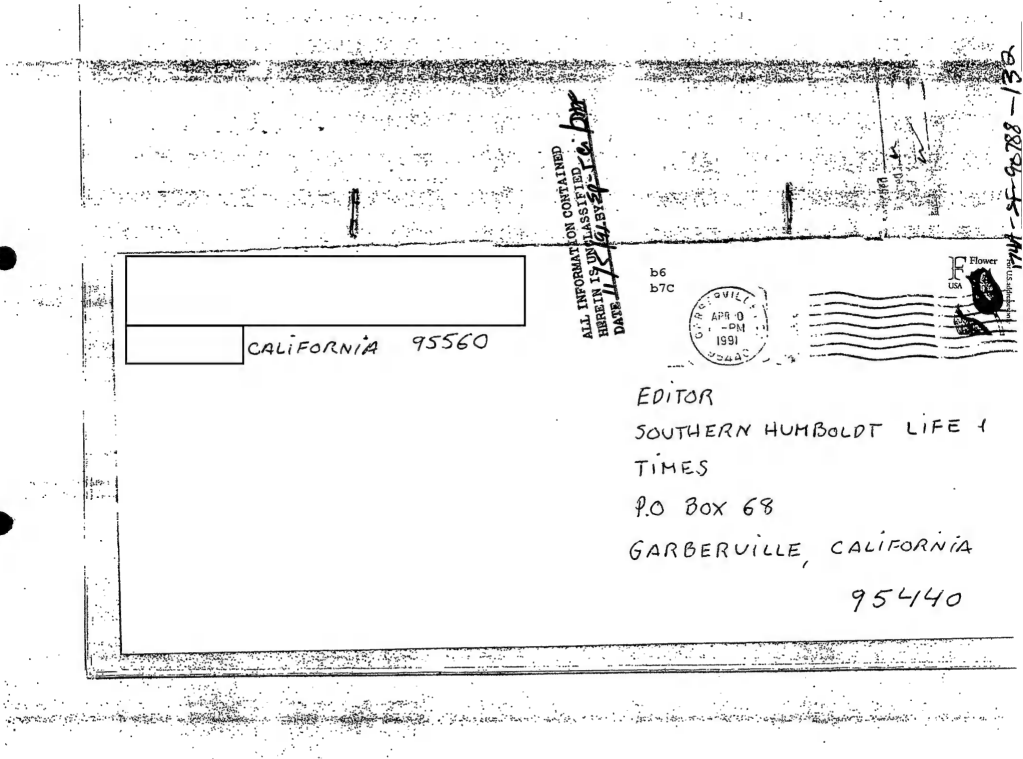
Information Systems Administrator

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b7C

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1708 & CC788-130



thes anyone ever known
their spirits?
Scaring wings in rapid
flight can only know.
Will they reveal the truth to me?

Gushing waters, faster-faster running down their sides.
Unrelenting cold and biting wind are their allies.
Will that above save them?

Sickness and fifth abound beneath them.

Can they be immune to it all?

They are the life-givers for everything in the Valley.

the water that the street is a partition of the contraction of the street of the stree

They are respect, they

are life;

They are the reason I'm here.

Am I worthy to learn

of the or essence?

First Impressions Rokhara Valley

The stronger "the show of force" by advertisers in these editions, the better impression visitors receive of the area.

Show them where your heart is. Show them Southern Humboldt. Join the advertisers in these special editions by calling Nancy Magatelli advertising manager at the Life & Times.

the voice it deserves. And, in doing this, we'll make this the biggest business year the community has had.

LOST & FOUND

Found In Redway. Male, sealpoint Himalayan cat. Write P.O. Box 2072, Redway, 95560. 4/9-4/16f

POWER IS THE ESSENCE ABORTION PREHATURELY CANCELS SERIOUS SERVICE. # 492 vicarius Filis DEL against - abortion doctors have headed... * Mysterious into golden eagles. Pirty window buttersingers. hate entraps like foot in the door! Redway, California love on arrival purple I green fred Found a penny on belong Reduced Highway gordering hand of God contact sport pain solution Intercomthe Real Life Test Petaluma. chiminal sweeps *Oregon heatsup Tree of Knowledge, First Fruits I was elephant rage but in the eith Y and 14 (lands sirength) D'Airborne soldier, makes, the soldier +wo pillows seven sleepers Caltrans trash bag the dispingtion careless driving editors write honors for his running water: abortion editor abortion advocation Deach trees is having a closet - written in the ... soul massage parlors heart of darkness mental hospital Kentucky Perby 7 wo in the bush found blue blanket 1/15/89 5/eel Yellow River the death penalty runaway train 5/12/89 (=ri) oh

b6 b70

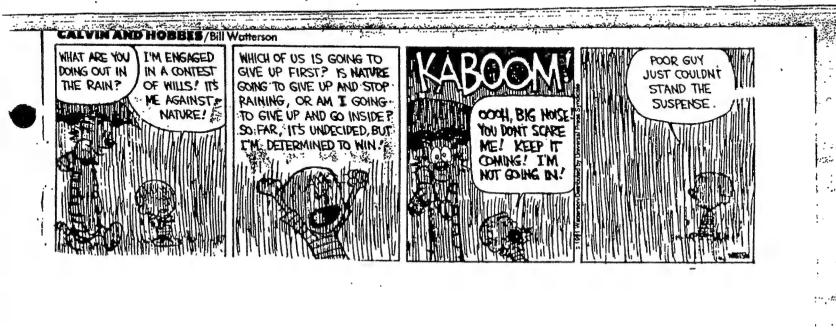
" Washington

SCIENTISTS POP SURPRISES FOR LONELINESS AFTER MIONIGHT HEARS FILTHY WORDS. # 468 126 THE PEACE PRIZE . # 504 .The Potter War is three: (0] Aster Castro pg20 Lily of France, balmy nation ministry, women in heat Forty- Five returning gald purple brown eyes / Now; seek truth worships hate entraps War ends bopt kill author theness choice 3 insinite wind cutthroat Dayton winine new kids (it's desires), white Noise laugh pork chops Treasury It's high + ime !! Harmony Lanelley pure water mitte Paul Bunyan b7C YY12 (TEAM) Mexican lunch "THAN THEY GO! 10/21/88 the black horse Voodcors in Sex is great. · Mary Spring Army women -" 1005e connor 6.2. - Car 1 2 3 Joker's wild gambling is the necessities instincts tindustrial Akman Tsland, off the walls & Belief + Truth reflections sawing tarantulas House of Fire Treaty Oak Biack Hills Gold so strengla earned Mankind is the earthquakes ogia is six l'Eargive me 6 received command whom prists



2 U FATE IS PAIN 2 U FATE IS OVER 2 V WIN IS RIGHT 2 3 W POWER IS 2 4 X YANG IS PLUS	10 16 1 10 11 6 10 12 5 10 143 10 100 10 120 10 136 10 131
2 1 U FATE iS OVER 2 2 V WIN IS RIGHT 2 3 W POWER IS	10 125

b6 b7C



FBI

	TRANSMIT VI ☐ Teletype ☐ Facsimile ☒ AIRTEL	A: PRECEDENCE: Immediate Priority Routine	CLASSIFICATION: TOP SECRET SECRET CONFIDENTIAL UNCLAS E F T O UNCLAS	
			Date 7/5/91	
1	TO :	DIRECTOR, FBI		
2		(ATTN: BEHAVIORAL S QUANTICO, SSA	CIENCE UNIT, FBI ACADEMY, AND LATENT FINGERPR	INT b6
3		SECTION, FBI LABORAT		
4	FROM :	SAC, SAN FRANCISCO (174A-SF-90788) (P) (SQD 13)	
5	SUBJECT :	JUDITH BEATRICE BARI		
6		DARRYL REED CHERNEY BOMBING OF A 1981 SU		
7		CALIFORNIA LICENSE 2: 5/24/90	NWX290	
8		EID OO: SAN FRANCISCO		
9				
10	above da	Re San Francisco air ced 8/13/90.	tel to the Bureau titled as	5
11	above, da	sea 0/13/30:		
12	REQUEST O	F THE BUREAU - LATENT :	FINGERPRINT SECTION	
13			nt Section is requested to	
14			etter which begins "Has any latent prints and compare	
15	any prints	which have been deve	loped in captioned case.	
16				
17			ALL INFORMATION CONTAIN HEREIN IS UNCLASSIFIED	
18			UATE MADE THE BY	es que
19		(Enc. 2)		
20	(2) - San F	Quantico)(Enc. 1) cancisco		
21	(6) did	enc. sunt	Dearched	principals of the second of th
	7/9	191	Confolized.	
TA +	1R49990	239.	Miller -	
	Approved:	Transmitted	(Number) (Time)	
jee:	LODY .		()	

1739 年90788-133

174A-SF-90788 JEC/dld

REQUEST OF THE BUREAU - BEHAVIORAL SCIENCE UNIT (BSU) - OUANTICO

The Behavioral Science Unit is requested to compare the enclosed letter which begins "Has anyone ever known their spirits?", which was sent to the below described incident, to the "Lord's Avenger" letter which was enclosed with the referenced airtel and determine if the two letters have been written by the same individual.

Enclosed for the Bureau are the original and one copy of a letter which begins "Has anyone every known their spirits?".

On 6/24/91, the above described letter was received
from Life and Times Weekly
Newspaper, 26 Briceland Road, Suite E, Redway, California,
P.O. Box 68, Garberville, California 95440. business number
707-923-2824, residence number had
previously advised telephonically that he had received the
enclosed letter and wanted to make it available to the FBI but
requested the original letter be returned to him at the
conclusion of the examinations of the document.

b6 b7C

July 8, 1991

Honorable Alan Cranston United States Senate Washington, D.C. 20510

Dear Senator Cranston:

I am writing in further response to your May 24th inquiry on behalf of and to letter to President Bush concerning the bombing incident involving Ms. Judi Bari.

The FBI and the Oakland, California, Police Department are jointly investigating this event, and I am not at liberty to comment specifically regarding this case because FBI and Department of Justice policy prohibits comment on pending investigations. This policy has existed for a number of years and serves to prevent any impact on judicial proceedings relative to criminal charges that may result from the investigation. However, I do want to assure that, contrary to his belief, this case has received and continues to receive appropriate investigative attention by the FBI.

Your enclosure is being returned as requested.

Sincerely yours,

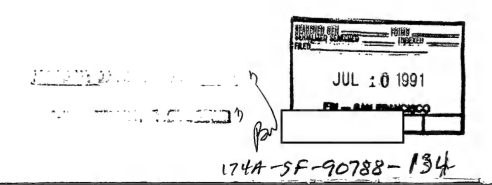
Nicholas V. O'Hara Deputy Assistant Director Criminal Investigative Division

Enclosure

 $\begin{pmatrix} 1 \\ - \end{pmatrix}$ San Francisco - Enclosures (2)

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 45 BY 56-5 Ciphy

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United States Senate

WASHINGTON, DC 20510

May 24, 1991

To: Office of Congressional Affairs Federal Bureau of Investigation Ninth and Pennsylvania Avenue, N.W. Washington, D.C. 20535

Inquiry from:	5-010160
	California 92349

b6 b7C

Re:

Please address the concerns raised by regarding an investigation into the bombing of an automobile containing Earth First! activists.

I forward the attached for your review and consideration.

Your report, in duplicate, along with the return of the enclosure, will be appreciated. The response should be directed to the attention of Susan Daly in my Washington office.

Thank you for your attention to this matter.

Sincerely,

Alan Cranston

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 115 191 BY SA-SC DIF

Dear Denator Cranston,

D'm viting to nou because I'm clepty concerned about the bombing of an automobile containing Judi Ban to another Earth That! cultivist The FBI immediately declared that they were members of a terrorist organization, and that they were responsible for the bornts as far as I'm aware of mether Judi Bair nor Earth tires! has ever advocated or taken responsibility for bombings. I'm our society, people are considered immocent until proven quilty. I'm this case the realisms were considered awilty without trial or even investigation. The FBI and often law enforcement groups refused catagorically to investigate, the bombing, in essence letting the real tenoists get away with it. The Audubn society of which I'm a mumber how said the charge that Judi Baril is a terrorist is rediculous, said the charge that Judi Baril is a terrorist is rediculous. While of certainly don't agree with the radical tactics or philosophies of Earth First!, I'm deeply concerned that the FBI has cleclared open season (even for murden) on environmental activists, for purely political reboons. The FBI official that was reponsible for this show should be knowed from his job, a thorough + impartial investigation of both the attempted murden + the FBI should be launched immediatly. I'p like to hear back from upon on what you think should be done.
from you on what you think should be done.
CA 92349 ALLEONIATION COLUMNED ESPECIALIST SCIENCE DATE ALLEONIATION COLUMNED

United States District Court

NOK	HERN			
 		 	_	_

DISTRICT OF

CALIFORNIA

(Bari, et al. v. Held, et al.)
(See attachment)

FIRST AMENDED

SUMMONS IN A CIVIL ACTION

V.

C 91 1057 EFL CASE NUMBER:

TO: (Name and Address of Defendant)

YOU ARE HEREBY SUMMONED and required to file with the Clerk of this Court and serve upon

PLAINTIFF'S ATTORNEY (name and address)

WILLIAM M. SIMPICH Attorney at Law 1736 Franklin Street, Ninth Floor Oakland, CA 94612

an answer to the complaint which is herewith served upon you, within _____20_ days after serv this summons upon you, exclusive of the day of service. If you fail to do so, judgment by default will be against you for the relief demanded in the complaint.

RICHARD W. WIEKING

CLERK

DATE

BY DEPUTY CLERK

181112-98-90788-185

WILLIAM, M, SIMPICH, Attorney, at Law 1736, Franklin Street, Ninth Floor Oakland, CA 94612
Telephone: (415) 444-0226

Attorney for Plaintiffs
JUDI BARI, DARRYL CHERNEY,
MENDOCINO ENVIRONMENTAL CENTER,
BETTY BALL and GARY BALL

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

JUDI BARI, DARRYL CHERNEY, MENDOCINO ENVIRONMENTAL CENTER, BETTY BALL and GARY BALL, No. C 91 1057 EFL

Plaintiffs,

. Plaintille

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RICHARD WALLACE HELD, individually

and in his official capacity as Special Agent in Charge, San Francisco, of the Federal Bureau of Investigation; FRANK DOYLE, JR., individually and in his official capacity as Special Agent of the Federal Bureau of Investigation; DAVID R. WILLIAMS, individually and in his official capacity as Special Agent of the Federal Bureau of Investigation; JOHN RIKES, individually and in his official capacity as Special Agent of the Federal Bureau of Investigation; JOHN RIKES, individually and in his official capacity as Special Agent of the Federal Bureau of Investigation, CITY OF OAKLAND; OAKLAND POLICE DEPARTMENT; JAMES HAHN, individually

(Jury trial demanded)

FIRST AMENDED COMPLAINT

FOR VIOLATIONS OF CIVIL

RIGHTS, TORTS AND Makeline

BTATUTES, AND FOR DAMAGES, INJUNCTIVE AND DECLARATORY RELIES

27 FIRST AMEUNE

FIRST AMENDED COMPLAINT FOR VIOLATIONS OF CIVIL RIGHTS, TORTS AND STATUTES, AND FOR DAMAGES, INJUNCTIVE AND DECLARATORY RELIEF

· []	12.3	BTATUTES HERE SH	S
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	oakland Police Department; C. MICHAEL		Û
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4	capacity with the Oakland Police		
	capacity with the Oakland Police Department; ROBERT CHENAULT, individually Department; ROBERT CAPACITY with the		
5	Department; ROBERT CHEMACHT, with the and in his official capacity with the And in his official capacity with the Annual Population Reportment; RAMON PANIAGUA,	• • •	
			١
6			١
İ	ganacity with the Oakland Police		١
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9		tills or rights	
	Il pript. Mirray. Inulvidual+1		
10	and in his official capacity as	est Status; for	
	Il Januty chariff Of the County		
11		The time spurse	
	II to also law ally and in his Ottown		
12	capacity as a deputy sheriff of the County of Mendocino; COUNTY OF HUMBOLDT, the County of Mendocino; COUNTY	the fire the the	
	Il the County of Mendocino, County		
13	the County of Mendocind, County a chartered county; HUMBOLDT COUNTY a chartered county; LT. FRANK VULICH,	ting to provent	
14	individually and in his official capacity as a deputy sheriff of the County	e and from Applica	
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15	of Humboldt; SGT. CIARABELLINI,	tions care and	
16	ID II a donuty gnariii di che della	taller of a law	
	Humboldt; CITY OF UKIAH;		
17	1/ II DOTTOE DEPAREMENTA FALLO	this west by	•
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	Department; DOES I-III,	A	j.
1	10 II 1 21 1 1 And III CHELL CAPACITA	d in the county	
•	officers of the unitaridually and in		
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	22 Defendants.		
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FIRST AMENDED COMPLAINT FOR VIOLATIONS OF CIVIL RIGHTS, TORTS AND STATUTES, AND FOR DAMAGES, INJUNCTIVE AND DECLARATORY RELIEF

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UNITED STATES DISTRICT COURT

5/21/91

DATE

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

ORIGINAL FILED

ORDER SETTING STATUS CONFERENCE

This action having been assigned to JUDGE EUGENE F. LING COURT OF CALIFORNIA
IT IS ORDERED that a status conference will be held before Judge
Lynch on MANAMANAMAN 9/9/91 at 8:45 a.m. in Courtroom
No. 4, 17th Floor, at the U.S. District Courthouse, 450 Golden Gate Avenue,
San Francisco, California.

The parties shall appear in person or through counsel and shall be prepared to discuss the future course of the litigation including, but not limited to, the matters set forth in Local Rule 235-3. Filing of a written status conference statement is <u>not</u> required.

SPECIAL NOTICE REGARDING MOTIONS:

Briefs in support of any motions filed in this action must be typed on 26-line, double-spaced pleading paper and may not exceed 15 pages in length, exclusive of title pages, indexes of cases, tables of content, exhibits, and affidavits. Briefs exceeding 10 pages in length must contain an additional one-page summary of argument, including important cases cited. Any brief that exceeds these limits will not be considered.

THE PARTY INITIATING THIS ACTION IN THIS COURT IS DIRECTED TO SERVE COPIES OF THIS ORDER AT ONCE UPON ALL OTHER PARTIES TO THIS ACTION AND UPON THOSE SUBSEQUENTLY JOINED IN ACCORDANCE WITH THE PROVISIONS OF RULES 4 AND 5, FEDERAL RULES OF CIVIL PROCEDURE, AND TO FILE WITH THE CLERK OF COURT A CERTIFICATE REFLECTING SUCH SERVICE.

FOR THE COURT:

RICHARD W. WIEKING, Clerk

ROBERT F MONGATT

By:

Deputy Clerk

1 WILLIAM M. SIMPICH Attorney at Law 2 1736 Franklin Street, Ninth Floor Oakland, CA 94612 ORIGINAL 3 Telephone: (415) 444-0226 FILED 4 Attorney for Plaintiffs MAY 2 1 1991 JUDI BARI, DARRYL CHERNEY, 5 MENDOCINO ENVIRONMENTAL CENTER, RICHARD W. WIEKING BETTY BALL and GARY BALL CLERK, U.S. DISTRICT COURT 6 NORTHERN DISTRICT OF CALIFORNIA 7 UNITED STATES DISTRICT COURT 8 NORTHERN DISTRICT OF CALIFORNIA 9 10 11 No. C 91 1057 EFL JUDI BARI, DARRYL CHERNEY, 12 MENDOCINO ENVIRONMENTAL CENTER, BETTY BALL and GARY BALL, 13 FIRST AMENDED COMPLAINT 14 FOR VIOLATIONS OF CIVIL Plaintiffs, RIGHTS, TORTS AND VS. 15 STATUTES, AND FOR DAMAGES, INJUNCTIVE 16 AND DECLARATORY RELIEF 17 18 (Jury trial demanded) RICHARD WALLACE HELD, individually and in his official capacity as Special 19 Agent in Charge, San Francisco, of the Federal Bureau of Investigation; FRANK 20 DOYLE, JR., individually and in his official capacity as Special Agent of the Federal Bureau of Investigation; DAVID R. WILLIAMS, individually and in 22 his official capacity as Special Agent of the Federal Bureau of Investigation; 23 JOHN RIKES, individually and in his official capacity as Special Agent of the Federal Bureau of Investigation, CITY OF OAKLAND; OAKLAND POLICE 25 DEPARTMENT; JAMES HAHN, individually 26 27 FIRST AMENDED COMPLAINT FOR VIOLATIONS OF CIVIL RIGHTS, TORTS AND STATUTES, AND FOR DAMAGES, INJUNCTIVE AND DECLARATORY RELIEF 28

1 and in his official capacity with the Oakland Police Department; C. MICHAEL SIMS, individually and in his official capacity with the Oakland Police 3 Department; MICHAEL SITTERUD, individually and in his official 4 capacity with the Oakland Police Department; ROBERT CHENAULT, individually 5 and in his official capacity with the Oakland Police Department; RAMON PANIAGUA, 6 individually and in his official capacity with the Oakland Police 7 Department; COUNTY OF MENDOCINO, a chartered county; MENDOCINO 8 COUNTY SHERIFF'S DEPARTMENT; SHERIFF TIM SHEA, individually and in his capacity as the sheriff of the County of Mendocino; BURL MURRAY, individually 10 and in his official capacity as a deputy sheriff of the County of 11 Mendocino; DEPUTY SATTERWHITE, individually and in his official 12 capacity as a deputy sheriff of the County of Mendocino; COUNTY OF HUMBOLDT, 13 a chartered county; HUMBOLDT COUNTY SHERIFF'S DEPARTMENT; LT. FRANK VULICH, 14 individually and in his official capacity as a deputy sheriff of the County 15 of Humboldt; SGT. CIARABELLINI, individually and in his official capacity 16 as a deputy sheriff of the County of CITY OF UKIAH; Humboldt; 17 UKIAH POLICE DEPARTMENT, FRED KEPLINGER, individually and in his official capacity as Chief of the Ukiah Police Department; DOES I-III, 19 individually and in their capacities as officers of the Ukiah Police 20 Department; DOE IV, individually and in his capacity as an officer of the Oakland 21 Police Department; DOES V-CCC, 22 Defendants.

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FIRST AMENDED COMPLAINT FOR VIOLATIONS
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COMPLAINT FOR VIOLATION OF CIVIL RIGHTS, TORTS AND STATUTES, AND FOR DAMAGES, INJUNCTIVE AND DECLARATORY RELIEF

I.

JURY TRIAL DEMAND

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1. Plaintiffs hereby demand a trial by jury.

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JURISDICTION

relief and declaratory relief against defendants for committing

acts under color of law which deprived the plaintiffs of rights

secured under the Constitution and laws of the United States; for

conspiring for the purpose of impeding and hindering the due course

of justice; with intent to deny Plaintiffs due process and the

equal protection of laws; and for refusing or neglecting to prevent

under Title 42 of the United States Code, Sections 1983, 1985 and

invoking the pendent jurisdiction conferred upon this court by

unlawful acts and practices alleged herein occurred in the County

of Alameda, the County of Mendocino and the County of Humboldt,

State of California, which are situated in this judicial district.

Title 28 of the United States Code, Sections 1331 and 1343.

Plaintiffs have also stated claims under California law

such deprivations and denials to plaintiffs.

This is a civil action seeking damages, injunctive

This action arises

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III.

PARTIES

3. Plaintiff JUDI BARI was, at all times mentioned in the course of events detailed in this complaint, a resident within the

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County of Mendocino. She was one of the founding organizers of the "Redwood Summer" campaign in Northern California. She is an nonviolent activist involved in organizing among timber workers and environmentalists, enabling them to discover their common ground. She is presently an activist with Ecotopia Earth First!

- 4. Plaintiff DARRYL CHERNEY is and at all times mentioned was a resident within the County of Humboldt. He was one of the founding organizers of the "Redwood Summer" campaign in Northern California in 1990. He is a singer/songwriter, publicist, a nonviolent activist, and organizer in the environmental movement. He is presently an activist with Ecotopia Earth First!
- 5. Plaintiff MENDOCINO ENVIRONMENTAL CENTER is an nonprofit corporation in Ukiah, California, an environmental organization working to protect the forests and the earth.
- 6. Plaintiffs BETTY BALL and GARY BALL work full-time at the MENDOCINO ENVIRONMENTAL CENTER, reside in Mendocino County, and are full-time environmental activists.
- 7. Defendant RICHARD WALLACE HELD is the Special Agent in Charge, San Francisco, for the Federal Bureau of Investigation, at all times relevant to this suit.
- 8. Defendant FRANK DOYLE, JR. is a Special Agent of the Federal Bureau of Investigation. At the time of the incident that is the basis of this suit, he was a hazardous devices technician with the International/Domestic Terrorism Squad.
 - 9. Defendant DAVID A. WILLIAMS is a Special Agent of the

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- 19. Defendant MENDOCINO COUNTY SHERIFF'S DEPARTMENT is a law enforcement agency of the COUNTY OF MENDOCINO, charged with enforcement of state and local penal laws.
- 20. Defendant SHERIFF TIM SHEA was, at the time of the actions complained of, the Sheriff of the COUNTY OF MENDOCINO.
- 21. Defendant BURL MURRAY is and was at the time of the actions complained of, employed as deputy sheriff of the COUNTY OF MENDOCINO.
- 22. Defendant DEPUTY SATTERWHITE is and was at the time of the actions complained of, employed as deputy sheriff of the COUNTY OF MENDOCINO.
- 23. Defendant COUNTY OF HUMBOLDT is and was a county chartered in the State of California.
- 24. Defendant HUMBOLDT COUNTY SHERIFF'S DEPARTMENT is a law enforcement agency of the COUNTY OF HUMBOLDT, charged with enforcement of state and local penal laws.
- 25. Defendant LT. FRANK VULICH, is and was at the time of the actions complained of, employed as deputy sheriff of the COUNTY OF HUMBOLDT in the Garberville branch office.
- 26. Defendant SGT. CIARABELLINI is and was at the time of the actions complained of, employed as deputy sheriff of the COUNTY OF HUMBOLDT in the Eureka main office.
- 27. Defendant CITY OF UKIAH is and at all times herein mentioned was a municipal corporation duly organized and existing

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under the laws of the State of California.

- 28. Defendant UKIAH POLICE DEPARTMENT is and at all times herein was a local agency in the CITY OF UKIAH.
- 29. Defendant CHIEF FRED KEPLINGER is and was at all times herein, the Chief of Police of the CITY OF UKIAH.
- 30. Defendants DOE I, II and III were, at the time of the actions complained of, employed as police officers in the CITY OF UKIAH, located in the County of Mendocino.
- 31. Defendant DOE IV is an officer with the OAKLAND POLICE DEPARTMENT.
- 32. Defendant DOE V is the individual that placed the bomb into the 1981 Subaru of JUDI BARI on or about May 24, 1990.
- 33. All defendants are sued in their individual and official capacities. Plaintiffs are ignorant of the identities and/or capacities of DOES VI-CCC at this time, and request permission to amend this complaint when their capacities and identities are ascertained.

IV.

PRELIMINARY STATEMENT

34. In this lawsuit, plaintiffs JUDI BARI and DARRYL CHERNEY allege that the defendants have acted in a course of concerted activity to commit, and continues to commit certain unlawful acts (as well as lawful acts for an unlawful purpose) against JUDI BARI and DARRYL CHERNEY of Earth First! and the

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- Plaintiffs allege that, with deliberate indifference to their constitutional rights, defendants have participated in a course of conduct to:
 - Misstate the location of the bomb;
 - Spoliate as evidence JUDI BARI's bombed Subaru; 2.
- 3. Fabricate an allegation that nails in the bomb and nails located in BARI's home were manufactured by the same machine within a batch of 200-1000 nails;
- Furnish to the news media a photograph of JUDI BARI that was designed to create deceptive publicity of Ms. BARI as a violent person;
- 5. Engage in only a cursory investigation for the bomber:
- Engage in only a cursory investigation of the death threats and the "press releases" that endangered the plaintiffs' lives:
- Conduct surveillance and intelligence gathering on the plaintiffs and their political groups in a manner that chilled their First Amendment rights;
- 8. Withhold from the plaintiffs' investigative team the evidence that would lead to the car bomber; and
- Label the plaintiffs JUDI BARI and DARRYL CHERNEY as "suspects" in order to justify the aforementioned withholding of evidence.

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In this course of conduct, RICHARD W. HELD (the 36. Special Agent in Charge for the San Francisco region) has been aided by Special Agent FRANK DOYLE, JR. of the International/Domestic Terrorism Squad, who falsely alleged that it was his expert opinion that the bomb that exploded in JUDI BARI's Subaru on May 24 was located on the rear seat floorboard behind the driver's seat, rather than under Ms. BARI's seat.

- 37. The defendant HELD has also been aided by SA DAVID A. WILLIAMS from the Explosives Unit and the FBI Crime Lab, who falsely alleged on June 14, 1990 that he could testify that the "bomb fragmentation nails" and the nails located at Ms. BARI's residence were manufactured by the same machine within a batch of two hundred to one thousand nails.
- 38. Defendant HELD has also been aided by defendant SA JOHN RIKES, the leader of the FBI's team of investigators.
- 39. Plaintiffs JUDI BARI and DARRYL CHERNEY allege that from the outset, the location of the bomb explosion was obvious to both trained and untrained observers.
- 40. Plaintiffs MENDOCINO ENVIRONMENTAL CENTER and BETTY BALL allege that the Mendocino sheriffs and the Ukiah police failed to investigate threats made against them, and join the other plaintiffs in this lawsuit in this regard. GARY BALL joins in these allegations against the UKIAH POLICE DEPARTMENT.
- 41. On information and belief, Plaintiffs allege that all intentional and/or reckless acts alleged within each of the tort

causes of action in this complaint were committed with oppressive, fraudulent, or malicious intent on the part of the defendants.

42. Other individuals named as defendants include:

A. Oakland police department

- (1) Captain JAMES HAHN, who admittedly permitted his officers to "leak" alleged "evidence" of the bombing into the media from May, 1990 until July, 1990;
- (2) Lieutenant C. MICHAEL SIMS, the head of the investigation for the Oakland police. Among other statements to the press, he stated that "there are no other suspects" on June 8, 1990:
- (3) Homicide Sergeant ROBERT CHENAULT, who plaintiffs allege sought the original search warrant of the plaintiffs' homes on May 25, 1990 without probable cause:
- (4) Homicide Sergeant MICHAEL SITTERUD, who plaintiffs allege sought a second search warrant of the home of JUDI BARI on June 25, 1990 without probable cause;
- (5) Sergeant RAMON PANIAGUA, one of the original investigators of the bombing;
- (6) Defendant DOE IV, who authorized the arrest of plaintiffs BARI and CHERNEY for possession of explosives and transportation of explosives.

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B. Mendocino County Sheriff's Department

- (1) Sheriff TIM SHEA, who instituted a command center to handle concerns arising from "Redwood Summer", and then refused to investigate death threats and fake "press releases" that were endangering the lives of plaintiffs JUDI BARI, DARRYL CHERNEY, BETTY BALL, and the welfare of the MENDOCINO ENVIRONMENTAL CENTER during the months of April and May of 1990;
- (2) Deputy BURL MURRAY, who refused to aid these plaintiffs upon viewing these documents and threats on April 20, 1990;
- (3) Deputy SATTERWHITE, who joined MURRAY in this refusal and stated to plaintiff BARI "If you turn up dead, we'll investigate."

C. <u>Humboldt County Sheriff's Department</u>

- (1) Lieutenant FRANK VULICH, deputy sheriff of the COUNTY OF HUMBOLDT in the Garberville branch office, who refused to aid DARRYL CHERNEY's request for a criminal investigation of the person who created the fake press releases or of the death threats he had received. The previous year, Lieutenant VULICH allegedly "left the scene" of a demonstration at a logging site, where demonstrators were receiving threats against their physical safety. Shortly after his departure, company employees physically attacked the demonstrators.
 - (2) Sergeant CIARABELLINI, deputy sheriff of the COUNTY OF

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HUMBOLDT in the Eureka main office. Sergeant CIARABELLINI informed CHERNEY that his superior already had copies of the fake press releases and would not investigate, adding that "These press releases will definitely result in somebody getting killed. You'll be lucky to be beaten up." D. Ukiah Police Department (1) Chief FRED KEPLINGER of the UKIAH POLICE DEPARTMENT, on June 1, 1990, disseminated a photo of JUDI BARI carrying a gun in a manner that made it probable that it would be reproduced in the news media in a manner that would deceptively portray Ms. BARI as a violent person. on April 25, 1990, responded to a DEPARTMENT.

- DOE I, a police officer with the UKIAH POLICE request for investigation regarding the death threats addressed to BETTY BALL, JUDI BARI, and the MENDOCINO ENVIRONMENTAL CENTER by stating that the police would not conduct any investigation.
- DOE II, a police officer with the UKIAH POLICE (3) DEPARTMENT, on August 3, 1990, responded to a request investigation regarding a physical attack on plaintiffs BETTY BALL and GARY BALL by stating that the police would not conduct any investigation.
- DOE III, a police officer with the UKIAH POLICE DEPARTMENT, during February 1991, responded to a request for investigation regarding a physical attack on plaintiff GARY BALL by

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stating that the police would not conduct any investigation.

The car bomber E.

The car bomber is denominated at this time as DOE V.

IV. FACTS

A. The bombing of May 24, 1990, and its aftermath

- On May 24, 1990, plaintiffs JUDI BARI and DARRYL 43. CHERNEY were on a musical concert and speaking tour to galvanize support for the Redwood Summer campaign, designed to save the last of California's old-growth redwood forests. They were urging people to participate in non-violence trainings and come to the first Redwood Summer political event within the next thirty days.
- While driving on Park Boulevard at the intersection of MacArthur in Oakland, California, a bomb detonated underneath the driver's seat of Ms. BARI. Plaintiff JUDI BARI suffered multiple fractures of the pelvis, a paralyzed right leg, permanently dislocated coccyx and sacrum (pulverized by the blast), a two inch diameter cavity on the upper backside, and severe nerve damage, among other injuries; the plaintiff DARRYL CHERNEY suffered a laceration of the eye, facial lacerations and other injuries.
 - 45. The perpetrator of this bombing remains unknown.
- On May 24, 1990, both the OAKLAND POLICE DEPARTMENT and the Federal Bureau of Investigation began an investigation that was

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conducted with a reckless disregard for the truth and with deliberate indifference towards the rights of BARI and CHERNEY. Defendant JOHN RIKES supervised the FBI investigation of the BARI bombing, and reported to Defendant HELD. Defendant C. MICHAEL SIMS supervised the OPD investigation, and reported to Defendant HAHN.

- On May 24, 1990, Special Agent FRANK DOYLE, JR. told Sergeant ROBERT CHENAULT of the OAKLAND POLICE DEPARTMENT that in his expert opinion as a hazardous bomb technician with the International/Domestic Terrorism Squad, the bomb device was on the floor board behind the driver's seat when it detonated.
- 48. On May 24, 1990, plaintiffs BARI and CHERNEY allege that on the order of DOE III of the OAKLAND POLICE DEPARTMENT, both of these plaintiffs were arrested by MICHAEL SITTERUD and ROBERT CHENAULT for possession of explosives and transportation of explosives without probable cause.
- 49. Bail was set at \$100,000. JUDI BARI was involuntarily in police custody at Highland Hospital until the initial court hearing on May 29, 1990. On or about May 26, 1990, despite her near-fatal condition, she was moved to the jail ward from intensive care by the Oakland Police, with deliberate indifference to her health and safety.
- DARRYL CHERNEY was released from the Highland Hospital immediately after bandaging his eye and facial lacerations, and was incarcerated in the Oakland City Jail until he paid a nonrefundable \$10,000 bond on May 28, 1990.

51. Plaintiffs further allege on May 25, 1990, Sgt. ROBERT CHENAULT obtained search warrants to search the homes and properties of JUDI BARI and DARRYL CHERNEY without probable cause.

52. On information and belief, plaintiff JUDI BARI alleges that defendants HELD, RIKES, SIMS and DOES III-CCC unlawfully sought and seized personal possessions in her car, including but not limited to "Redwood Summer" organizing materials, her violin, clothing, personal files, tools, her children's birth certificates and vaccination records and the like, without a warrant or probable cause. Defendants have not returned these items to her.

53. Plaintiffs BARI and CHERNEY further allege on information and belief that in late May of 1990, on the order of defendant HELD, RIKES, HAHN and/or SIMS, unknown agents of the Federal Bureau of Investigation and the OAKLAND POLICE DEPARTMENT spoliated evidence by dismantling portions of the white Subaru of JUDI BARI, with deliberate indifference to the rights of these plaintiffs.

54. This dismantlement resulted in disturbing the correlation of the various damaged portions of the vehicle, destroying key evidence that would aid investigators in gleaning further evidence concerning the bombing.

55. Similarly, until plaintiffs obtained a court order on June 11, 1990, Plaintiffs BARI and CHERNEY further allege that the OAKLAND POLICE DEPARTMENT conducted the preservation of the white Subaru in a manner that was deliberately indifferent to the

importance of preserving critical forensic evidence.

56. From May 1990 until July of 1990, plaintiffs BARI and CHERNEY allege on information and belief that defendants HAHN, SIMS, SITTERUD, Sergeant RAMON PANIAGUA, and other members of the OAKLAND POLICE DEPARTMENT engaged in selective leaks that resulted in deceptive publicity calculated to misportray plaintiffs BARI and CHERNEY as violent people. These defendants misportrayed to the public the location of the bomb in the vehicle and misportrayed the significance of the finishing nails found in BARI's vehicle at the time of the explosion.

57. Plaintiffs are informed and believe and hereby allege that on or about June 12, 1990, the defendants and DOES I-CCC maliciously released a photo to news reporters and/or other individuals in a manner calculated to create deceptive publicity. The photograph depicted plaintiff JUDI BARI holding a rifle, and the public release of this photograph was calculated to misportray plaintiff BARI as a violent person. A copy of this photo is attached and is incorporated by reference as Appendix A herein.

58. Ukiah Police Chief FRED KEPLINGER had previously disseminated to law enforcement agencies on June 1, 1990 this photo in a manner that made it probable that it would be released to individuals not directly connected with the investigation of the car bombing. Plaintiffs allege on information and belief that CHIEF KEPLINGER had no basis to place any trust in the reliability of the informant that supplied him with the photo.

59. On June 25, 1990. a second search warrant was obtained by Sgt. MICHAEL SITTERUD to search Ms. BARI's home and property. This warrant was based primarily on the statement of Special Agent DAVID R. WILLIAMS, who allegedly informed Sgt. SITTERUD on June 14, 1990 that he and other agents had studied the "tool marks of manufacture" on the nails recovered from Ms. BARI's house and the nails with duct tape residue recovered from the bomb scene car. WILLIAMS told SITTERUD that he could now testify that the "bomb fragmentation nails" and the nails at BARI's house were manufactured by the same machine "within a batch of 200 to 1000 nails."

60. On or about July 6, 1990, following a press conference in which supporters of BARI and CHERNEY alleged that injuries to BARI proved that the bomb exploded underneath the driver's seat of her car, OAKLAND POLICE DEPARTMENT officials admitted that the bomb was under the front seat, but stated that BARI and CHERNEY remained suspects as the nails in the pipe bomb allegedly matched the nails in BARI's house.

- 61. On or about July 17, 1990, Alameda County District Attorney Chris Carpenter announced that he would not file any charges against BARI and CHERNEY.
- 62. On or about November 20, 1990, plaintiffs BARI and CHERNEY filed tort claims fully regarding these incidents with the CITY OF OAKLAND. These claims were denied by this defendant during January of 1991.

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63. The defendants RICHARD HELD, JAMES HAHN, and C. MICHAEL SIMS maintain that the plaintiffs JUDI BARI and DARRYL CHERNEY remain "suspects". FBI spokesman Duke Diedrich has stated that if these plaintiffs were not "suspects", but "victims", the case could be turned over to the Bureau of Alcohol, Tobacco and Firearms.

B. Failure of the defendants to respond to threats to plaintiffs made prior and since the bombing

- 64. In February of 1990, the plaintiffs and other activists announced their plans for a political campaign for a "Mississippi Summer in the California Redwoods", commonly known as "Redwood Summer". This political campaign was widely reported on television and in the print media, as were the identities of these plaintiffs.
- 65. Following the announcement of this campaign, the MENDOCINO COUNTY SHERIFF'S DEPARTMENT set up a command center to respond specifically to issues arising from the Redwood Summer campaign, and specifically asked plaintiff JUDI BARI to meet with them.
- 66. On April 9, 1990, the news media reported that the plaintiffs JUDI BARI, DARRYL CHERNEY, and other activists were preparing to announce their opposition to the practice of "tree spiking", a practice in which spikes are driven into several trees and then announcing the spiking to the logging companies —in order to discourage the cutting down of a grove of trees by said logging companies.
 - 67. Commencing on or about April 10, 1990, JUDI BARI

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receives several written death threats that are delivered to the plaintiff MENDOCINO ENVIRONMENTAL CENTER (MEC). The plaintiff MEC and BETTY BALL receive death threats as well. Several of these documents are attached as Appendix B and are incorporated by reference.

- 68. During this same period of time, two fake documents are circulated in large numbers among the timber mills of Northern Throughout the remainder of the complaint, these documents will be referred to as the "fake press releases". first "fake press release", allegedly created by the nonexistent organization of "Earth First!. Arcata", states that organization disagrees with plaintiff DARRYL CHERNEY's decision to oppose the practice of "tree spiking". Stating that "we are in a 'war'" with the north coast timber companies, the first fake press release states that "we intend to spike trees, monkeywrench, and even resort to violence if necessary". This document is attached as Appendix C and is incorporated by reference.
- 69. The second fake press release, on "Earth First!" letterhead, advocates the "sabotage" of timber industry activities. It asks that donations be sent to plaintiff CHERNEY. This document is attached as Appendix D and is incorporated by reference.
- 70. Plaintiffs allege that these documents were distributed not only to the press, but were also left in stacks in breakrooms in numerous lumber mills, in laundromats in logging towns, faxed around the country, and mailed to workers by management.

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71. On April 20, 1990, plaintiffs JUDI BARI, BETTY BALL, and representatives of MENDOCINO ENVIRONMENTAL CENTER and "Redwood Summer" ask the MENDOCINO COUNTY SHERIFF'S DEPARTMENT deputies SATTERWHITE and MURRAY to investigate the death threats made against JUDI BARI and BETTY BALL, and the threats mailed to the offices of the MENDOCINO ENVIRONMENTAL CENTER (noted in Appendix B).

- 72. Mendocino County deputies SATTERWHITE and MURRAY refused to file a report or to conduct any investigation. DEPUTY SATTERWHITE stated, "We don't have the manpower to investigate. If you turn up dead, we'll investigate."
- 73. On a later date, Sheriff SHEA also refused to file a report or conduct any investigation, despite the fact that plaintiff BARI lived outside of Ukiah and SHEA was charged with responsibility with monitoring "Redwood Summer". DOES IV-CCC were also asked to investigate these incidents; these defendants also refused to investigate.
- 74. On or about April 20, 1990, plaintiff DARRYL CHERNEY telephoned the Garberville office of the HUMBOLDT COUNTY SHERIFF'S DEPARTMENT in order to seek an investigation of the person who created the fake press releases, as well as to report a death threat that he had received. In speaking to LT. FRANK VULICH, Defendant VULICH refused to conduct any investigation of any kind concerning these matters, and refused to make any inquiries concerning the person accused by CHERNEY as the one who CHERNEY

believed had written the letters. This refusal continued even after CHERNEY stated certain previous acts by the suspect that led him to this conclusion. Moreover, Lt. VULICH refused to fill out a criminal report concerning these events. He would only take down this information as an "informational item."

Dissatisfied, the plaintiff CHERNEY called back the 75. He repeated to Defendant SGT. CIARABELLINI the Eureka office. course of events as recounted in the preceding paragraph, and complained to him that Lt. FRANK VULICH refused to take action or to characterize his complaint as a criminal complaint. CIARABELLINI said to him, "These press releases will definitely result in somebody getting killed. You'll be lucky to be beaten SGT. CIARABELLINI informed the plaintiff that he already had possession of these "press releases" and the death threat through other sources, and that his superior Lt. Done also was possession of these same documents. He refused to conduct any investigation of any kind.

76. Following the discussions with Sheriff SHEA. SATTERWHITE and MURRAY described above, more death threats were received by CHERNEY, BARI, and the MENDOCINO ENVIRONMENTAL CENTER. In late April of 1990, plaintiff BETTY BALL contacted the UKIAH POLICE DEPARTMENT and requested an investigation into the death threats made against JUDI BARI, herself, and the threats delivered to the MEC. Defendant DOE I responded to the call and personally viewed the written death threats. Defendant DOE I reviewed the

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material, and left refusing to take any action other than "note it in the log."

77. On April 24, 1990, DARRYL CHERNEY is arrested near the Golden Gate Bridge while making a telephone call, as other members of Earth First! are arrested for an action of nonviolent civil disobedience on the bridge itself. CHERNEY's car is impounded by the Marin County sheriffs. When CHERNEY recovers his vehicle, he discovers that his notebooks on the "Redwood Summer" campaign are missing and have been seized by the Marin County sheriffs.

78. These notebooks are returned to CHERNEY by the Marin County sheriffs during the autumn of 1990. Plaintiff CHERNEY alleges that the defendants obtained and disseminated the information from these notebooks after the bombing without probable cause and in violation of his right to privacy.

- 79. On May 1, 1990, an acrimonious Mendocino County Board of Supervisors meeting takes place, with the plaintiff JUDI BARI explaining the scope and extent of "Redwood Summer." When the plaintiff BARI complained about the death threats that had been made against her, Supervisor Marilyn Butcher responded by stating, "JUDI, you've brought this on yourself." During the meeting, some loggers threatened violence against the "Redwood Summer" campaign, while supervisors sat and watched quietly.
 - 80. Since the bombing, this type of activity has continued.
- 81. On August 3, 1990, plaintiffs GARY BALL and BETTY BALL were threatened by a man outside of the MENDOCINO ENVIRONMENTAL

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CENTER. which is next door to a bar known as the "Sports Attic." The man hurled beer in the face of GARY BALL. He was then joined by several other men from the bar. Uttering epithets concerning the environmental activism of GARY BALL, they commenced to rock the BALLS' automobile back and forth while the BALLS were in the car. GARY and BETTY BALL barely escaped having their car overturned. When the plaintiffs reported this incident to DOE II of the UKIAH POLICE DEPARTMENT, DOE II responded that he would not conduct any investigation, but would merely "log" the incident.

During February 1991, a man named Joseph Nortman came to the MENDOCINO ENVIRONMENTAL CENTER and uttered repeated threats to burn down the Center and to attack GARY BALL. When GARY BALL reported this incident to DOE III of the UKIAH POLICE DEPARTMENT, DOE III responded and checked the man's identification. DOE III then stated that he would not conduct any investigation or arrest of this man, as he felt the man had a mental problem but was not dangerous. Plaintiffs are informed and believe and hereby allege that the Ukiah police identified this man as "Atis Crusa" and further allege that DOES III-CCC were recklessly mistaken in their identification of this man as Atis Crusa.

V. PATTERN AND PRACTICE OF PRIOR AND SIMILAR INCIDENTS COMMITTED BY MENDOCINO AND HUMBOLDT DEFENDANTS

The conduct of defendants affiliated with MENDOCINO 83. DEPARTMENT and HUMBOLDT COUNTY SHERIFF'S COUNTY DEPARTMENT constitutes a law enforcement pattern and practice

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- 84. These defendants have also exhibited a practice of preferential treatment on behalf of certain logging and trucking companies, whereby defendants either refuse to investigate and/or refuse to make arrests for clear violations of state and local laws. This practice has been manifested by the following incidents:
- 85. In May of 1987, at the Yaeger Creek Log Deck, in the town of Carlotta, a pickup truck struck a picketer. Despite a timely report and identification provided to the HUMBOLDT COUNTY SHERIFF'S DEPARTMENT, the Department refused to conduct an arrest.
- 86. In May of 1988, at the same location, an out-of-control logging truck during the course of a demonstration forced plaintiff DARRYL CHERNEY and a Humboldt County sheriff to dive out of the path of the truck. Again, no arrest or citation of any kind was issued by the HUMBOLDT COUNTY SHERIFF'S DEPARTMENT.
- 87. On June 16, 1989, a peaceful demonstration was in progress next to the Calpella chip mill. An unknown civilian approached the demonstrators brandishing a chain saw, revving its engine and threatening the demonstrators. Greg King, a demonstrator, verbally confronted this person and was punched to the ground in front of CHP officers.

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88. Despite the commission of a misdemeanor in the presence of these CHP officers, and the return of the Mendocino sheriffs shortly thereafter, the sheriffs refused to arrest the person with the chainsaw and suggested that they would arrest the demonstrators instead.

89. On or about August 9, 1989, a peaceful demonstration was underway in an area of Mendocino County known as "Whitethorn", with demonstrators occupying a section of roadway to block logging trucks. As a truck drove toward them, they elected to move off the highway. The driver accelerated toward the demonstrators, striking a demonstrator named Bill Matthews and hurling him onto the shoulder of the road.

90. CHP officers and deputies of the Sheriff's Department of the COUNTY OF MENDOCINO were advised of the occurrence; they contacted the driver, but refused to engage in further investigation, arrest, or to refer the matter to the District Attorney for possible further prosecution.

On August 16, 1989, a number of demonstrators were engaged in another peaceful demonstration in the aforementioned Whitethorn area, at a Lancaster Logging operation. Defendant VULICH Deputy Mert Baarts arrived together and at the demonstration, and spoke to the demonstrators and to the owners and employees of Lancaster Logging. Defendant VULICH and/or Deputy Baarts were informed by local demonstrator Bill Matthews that a loaded shotgun lay on the seat of a nearby Lancaster Logging truck.

Deputy Baarts observed the loaded weapon in the vehicle but took no action, although the presence of the weapon clearly violated the law. This same weapon was fired later in the day by a juvenile member of the Lancaster family or an employee of Lancaster Logging in order to frighten and intimidate the demonstrators.

- 92. Defendant VULICH and Deputy Baarts knew that a dangerous, tense and volatile atmosphere existed, and also knew that other law enforcement personnel were on their way to relieve them. Nonetheless, these deputies chose to leave before replacements arrived.
- 93. Immediately after their departure, the owners of Lancaster Logging and their employees began to harass the demonstrators. Gladys Lancaster, angered at having a worker's picture taken by a demonstrator, forcefully and unlawfully grabbed the camera another worker then smashed it into pieces with an axe.
- 94. Mem Hill, one of the demonstrators, observed this skirmish from a distance and decided to verbally intervene and urge nonviolence. As she walked in that direction, she paused in the vicinity of the demonstrators and Lancaster Logging employees in order to calm them. An employee of Lancaster Logging named David Lancaster punched Ms. Hill two or more times directly in her face. He broke her nose in two locations and knocked her unconscious, which also caused extensive bleeding internally and about her face.
 - 95. Deputies from the MENDOCINO COUNTY SHERIFF'S DEPARTMENT

arrived on the scene shortly thereafter, led by Sgt. Jack Stapleton. Sgt. Stapleton and his deputies spoke at length with members of Lancaster Logging but only briefly with a few demonstrators. Stapleton refused to arrest David Lancaster for battery, or Gladys Lancaster and Lancaster Logging employees who forcefully took and destroyed the camera for malicious vandalism.

- 96. On this same date, Sgt. Stapleton and his deputies also chose not to take any written statements or conduct a timely investigation of the incident, instead turning it over to the California Department of Parks and Recreation. As a result of the non-performance of their investigative duties, a less well-trained ranger with Parks and Recreation was left with the entire task of collecting statements a week or more after the incident and forwarding these to Susan Massini, the District Attorney for the COUNTY OF MENDOCINO.
- 97. Shortly after the August 16, 1989 incident, Deputy Sheriff Larry Gander subsequently issued a misleading press release from the Sheriff's Department of the COUNTY OF MENDOCINO about said incident. This misleading press release reflected the partial and incomplete investigation conducted by the MENDOCINO COUNTY SHERIFF'S DEPARTMENT, which was written in the passive voice so as to imply that the assailant of the plaintiff was unknown and that pushing and shoving was initiated by the demonstrators.
- 98. This interpretation of events was subsequently adopted by Ms. Massini to justify non-prosecution of any of the employees

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of Lancaster Logging for the events chronicled above or for the additional allegations that these employees had threatened demonstrators with weapons or with wooden clubs.

On August 19, 1989, plaintiff JUDI BARI's car was 99. rammed from the rear by a logging truck driven by Donnie Blake near Philo in Mendocino County. Unknown to her at the time of the collision, this same truck and driver had been blockaded by BARI and others from leaving a timber harvest area only one day before the ramming incident. Plaintiffs BARI, CHERNEY, a friend named Pam Davis and her two children, and plaintiff BARI's two children were injured as it was struck and slammed into a parked vehicle. Civilian observers estimated the truck's speed at approximately 45 m.p.h. and well in excess of the posted speed zone.

100. Despite the clear speed violation and others, such as a broken speedometer in the truck, investigating CHP officers prepared a cursory and inaccurate report, focusing instead on whether the totally destroyed BARI vehicle had proper functioning brake lights.

101. Upon discovering that the Blake truck was the same one blockaded two days before, BARI requested Ms. investigate the incident further to determine if the collision was accidental or intentional. Ms. Massini refused to do so.

On April 11, 1990, Greg King, now active with the 102. "Redwood Summer" campaign, was leaving station KMUD in Garberville on foot after completing his radio show. As he proceeded down

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Redwood Drive, he was accosted and unlawfully detained by Humboldt Sheriff's deputy Scott Smith. Without cause, and in violation of the law, Smith demanded proof of identity. King was detained for about fifteen minutes while the deputy conducted a radio check for possible arrest warrants.

When Greg King attempted to make a report about the incident at the Garberville substation the next day, King was told that he must drive to Eureka to do so. Duty deputy Gustin then forcibly removed King when King would not respond to Gustin's interrogation of him.

FIRST CAUSE OF ACTION (42 U.S.C. Section 1983 -- Count One; all defendants)

Plaintiffs incorporate by reference the allegations contained in paragraphs 1-103.

Plaintiffs BARI and CHERNEY allege that following the illegal seizure of the organizing materials of JUDI BARI and CHERNEY for the Redwood Summer political DARRYL information obtained from these materials was then disseminated among these defendants and other law enforcement agencies. photo of JUDI BARI holding a rifle was also intelligence information that was disseminated to non-law enforcement agencies and the public.

Plaintiffs BARI and CHERNEY allege that these 106. actions are part of a program of surveillance and intelligence

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gathering that has been aimed at the plaintiffs and their political groups. Other elements of this program include, but are not limited to, the use of photographic and video surveillance at demonstrations, and dissemination of collected information to other government agencies that include allegations that BARI and CHERNEY are violent people.

107. These plaintiffs allege that this surveillance and intelligence gathering has had a continuing adverse effect on their associational and free expression activities. The effect has also been to "chill" their exercise of these rights.

damaging and threatening to damage their reputations, and by adversely affecting their employment and employment opportunities.

109. By the acts set forth above, and as detailed throughout the complaint, each of the named defendants and DOES I-CCC violated the First, Fourth, Fifth, Ninth and Fourteenth Amendments to the United States Constitution and 42 U.S.C. 1983 in that they conspired to deprive the plaintiffs of certain constitutionally protected rights, as detailed in this cause of action.

SECOND CAUSE OF ACTION (42 U.S.C. 1983 -- Count Two -- all defendants)

- 110. Plaintiffs incorporate by reference the allegations contained in paragraphs 1-109.
 - 111. Plaintiffs BARI and CHERNEY allege that the course

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of conduct and activities of the defendants in this action and their agents, by disseminating intelligence data concerning these plaintiffs and information gleaned from improperly seizing the organizing materials of these plaintiffs to other law enforcement agencies and to the general public, constitute repeated and constant invasions of the plaintiffs' reasonable expectation of privacy, guaranteed by the First, Fourth, Fifth and Ninth Amendments to the Constitution, while acting under color of law, and constitutes a violation of 42 U.S.C. Section 1983.

112. This conduct has injured these plaintiffs by damaging and threatening to damage their reputations, adversely affecting their employment and employment opportunities, and by invading their privacy.

THIRD CAUSE OF ACTION

(California Constitution, Article I, Section I -- Count One -- all defendants with the exception of RICHARD HELD, FRANK DOYLE, JR., DAVID R. WILLIAMS, and JOHN RIKES)

- 113. Plaintiffs incorporate by reference the allegations contained in paragraphs 1-112.
- of conduct and activities of the defendants in this action, as stated in the previous cause of action, and their agents set forth above has occurred as a result of their lawful political activities. This aforementioned course of conduct by all the defendants (with the exception of RICHARD HELD, FRANK DOYLE, JR., DAVID R. WILLIAMS, and JOHN RIKES), while allegedly acting under

color of law, constitutes a violation of the California Constitution, Article I, Section I, of the plaintiffs' right to privacy.

115. This conduct has injured these plaintiffs by

115. This conduct has injured these plaintiffs by damaging and threatening to damage their reputations, adversely affecting their employment and employment opportunities, and by invading their privacy.

FOURTH CAUSE OF ACTION (42 U.S.C. 1983 -- Count Three -- all defendants)

116. Plaintiffs incorporate by reference the allegations contained in paragraphs 1-115.

photograph by the defendants in this action and their agents set forth above to the news media was designed to create deceptive publicity of Ms. BARI as a violent person. This course of conduct has defamed plaintiff BARI by damaging and threatening to damage her reputation, adversely affecting her employment and employment opportunities, and invaded her privacy by violating her right to be "left alone."

118. This defamation occurred in a context in which the defendants were attempting to justify the false arrest of JUDI BARI and were preparing to obtain a second search warrant of Ms. BARI's premises without probable cause.

119. This aforementioned course of conduct by the defendants, while acting under color of law, constitutes a

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violation of 42 U.S.C. Section 1983.

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(California Constitution, Article I, Section I -- Count Two

-- all defendants with the exception of RICHARD HELD, FRANK DOYLE. JR., DAVID R. WILLIAMS, and JOHN RIKES)

FIFTH CAUSE OF ACTION

120. Plaintiffs incorporate by reference the allegations contained in paragraphs 1-119.

121. Plaintiff BARI alleges that the release of her photograph by the defendants in this action and their agents set forth above to the news media was designed to create deceptive publicity of Ms. BARI as a "violent terrorist." This course of conduct has defamed plaintiff BARI by damaging and threatening to damage her reputation, adversely affecting her employment and employment opportunities, and invaded her privacy by violating her right to be "left alone".

This defamation occurred in a context in which the defendants were attempting to justify the false arrest of JUDI BARI and were preparing to obtain a second search warrant of Ms. BARI's premises without probable cause.

This aforementioned course of conduct by the defendants, while allegedly acting under color of law, constitutes a violation of 42 U.S.C. Section 1983.

SIXTH CAUSE OF ACTION

(Civil Code 1798.45(c) -- Defendants UKIAH POLICE DEPARTMENT, OAKLAND POLICE DEPARTMENT, MENDOCINO COUNTY SHERIFF'S DEPARTMENT, HUMBOLDT COUNTY SHERIFF'S DEPARTMENT, and DOES IV-CCC)

124. Plaintiffs incorporate by reference the allegations contained in paragraphs 1-123.

that the UKIAH POLICE DEPARTMENT, the OAKLAND POLICE DEPARTMENT, the MENDOCINO COUNTY SHERIFF'S DEPARTMENT, the HUMBOLDT COUNTY SHERIFF'S DEPARTMENT, and DOES I-CCC released the photograph of her with the rifle to others without her permission, and failed to comply with the provisions of the California Information Practices Act (Civil Code 1798 et seq.) and any rules promulgated thereunder.

126. Plaintiff seeks actual damages for this violation of her rights.

SEVENTH CAUSE OF ACTION

(42 U.S.C. Section 1983-- Count Four -- Defendants MICHAEL SITTERUD, ROBERT CHENAULT, and DOES IV-CCC

127. Plaintiffs incorporate by reference the allegations contained in paragraphs 1-126.

BARI and CHERNEY on May 24, 1990. The arrests of these plaintiffs by Defendants MICHAEL SITTERUD, ROBERT CHENAULT and DOES IV-CCC, on the order of DOE IV, was without reasonable grounds for said defendants to believe that JUDI BARI or DARRYL CHERNEY had committed an offense, and these defendants acted with deliberate indifference in determining if there was probable cause to arrest

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them.

129. Plaintiff JUDI BARI alleges that she was further damaged due to their reckless decision to remove her from intensive care and into the jail ward on May 26, 1990. Plaintiff BARI further alleges that she was improperly denied physical contact with her visitors from May 24, 1990 throughout early June, 1990.

malicious detention and confinement of the plaintiffs, while acting under color of law, Defendants MICHAEL SITTERUD, ROBERT CHENAULT, and DOES IV-CCC deprived JUDI BARI and DARRYL CHERNEY of their liberty without due process of law and deprived them of equal protection of the laws, in violation of the Fourth, Fifth and Fourteenth Amendments of the Constitution of the United States and 42 U.S.C. Section 1983.

EIGHTH CAUSE OF ACTION

(Tort of false arrest -- Defendants MICHAEL SITTERUD, ROBERT CHENAULT, and DOES IV-CCC)

- 131. Plaintiffs incorporate by reference the allegations contained in paragraphs 1-130.
- of action, defendants MICHAEL SITTERUD, ROBERT CHENAULT, and DOES

 IV-CCC are liable for the tort of false arrest.

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NINTH CAUSE OF ACTION

(42 U.S.C. 1983 -- Count Five -- Defendants RICHARD HELD, JOHN RIKES, C. MICHAEL SIMS, and DOES IV-CCC)

133. Plaintiffs incorporate by reference the allegations contained in paragraphs 1-132.

alleges that on May 24, 1990, defendants HELD, RIKES, SIMS and DOES IV-CCC unlawfully sought and seized many of the personal possessions in her car, including but not limited to her organizing materials, violin, clothing, personal files, tools, her children's birth certificates and vaccination records, and the like, without a warrant, without probable cause, and with deliberate indifference as to the rights of the plaintiff. Plaintiff further alleges that the federal defendants conspired with the state defendants in the course of the making of this unlawful and malicious search.

malicious search of the property of the plaintiff, while acting under color of law, Defendants RICHARD HELD, JOHN RIKES, MICHAEL SIMS, and DOES IV-CCC deprived JUDI BARI of her liberty and property without due process of law and deprived her of equal protection of the laws, in violation of the Fourth, Fifth and Fourteenth Amendments of the Constitution of the United States and 42 U.S.C. Section 1983.

136. Plaintiff JUDI BARI further alleges that her personal possessions in her Subaru have been seized without probable cause and with deliberate indifference as to her rights.

TENTH CAUSE OF ACTION

(Tort of wrongful search and seizure -- Defendants C. MICHAEL SIMS and DOES IV-CCC)

137. Plaintiffs incorporate by reference the allegations contained in paragraphs 1-136.

138. Based on the facts as detailed in the previous cause of action, defendants C. MICHAEL SIMS and DOES IV-CCC are liable for the tort of wrongful search and seizure.

ELEVENTH CAUSE OF ACTION

(42 U.S.C. 1983 -- Count Six -- Defendants ROBERT CHENAULT and DOES IV-CCC)

139. Plaintiffs incorporate by reference the allegations contained in paragraphs 1-138.

140. Plaintiffs JUDI BARI and DARRYL CHERNEY allege that on May 25, 1990, defendants ROBERT CHENAULT and DOES IV-CCC unlawfully sought and obtained warrants to search their homes and seize their contents, without probable cause and with deliberate indifference as to the rights of the plaintiffs.

141. As a result of their concerted unlawful and malicious search of the premises of the plaintiff, while acting under color of law, Defendants ROBERT CHENAULT and DOES IV-CCC deprived JUDI BARI and DARRYL CHERNEY of their liberty and property without due process of law and deprived them of equal protection of the laws, in violation of the Fourth, Fifth and Fourteenth Amendments of the Constitution of the United States and 42 U.S.C. Section 1983.

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TWELFTH CAUSE OF ACTION

(Tort of wrongful search and seizure -- Defendants DOES IV-CCC)

142. Plaintiffs incorporate by reference the allegations contained in paragraphs 1-141.

143. Based on the facts as detailed in the previous cause of action, defendants ROBERT CHENAULT and DOES IV-CCC are liable for the tort of wrongful search and seizure.

THIRTEENTH CAUSE OF ACTION

(42 U.S.C. 1983 -- Count Seven -- Defendants MICHAEL SITTERUD and DOES IV-CCC)

144. Plaintiffs incorporate by reference the allegations contained in paragraphs 1-143.

145. Plaintiff JUDI BARI alleges that on June 25, 1990, defendants MICHAEL SITTERUD and DOES IV-CCC unlawfully sought and obtained warrants to search her home and seize its contents, without probable cause and with deliberate indifference as to the rights of the plaintiff.

malicious search of the premises of the plaintiff, while acting under color of law, Defendants MICHAEL SITTERUD and DOES IV-CCC deprived JUDI BARI of her liberty and property without due process of law and deprived her of equal protection of the laws, in violation of the Fourth, Fifth and Fourteenth Amendments of the Constitution of the United States and 42 U.S.C. Section 1983.

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FOURTEENTH CAUSE OF ACTION

(Tort of wrongful search and seizure -- Count Two -- Defendants DOE IV-CCC)

147. Plaintiffs incorporate by reference the allegations contained in paragraphs 1-146.

148. Based on the facts as detailed in the previous cause of action, defendants MICHAEL SITTERUD and DOES IV-CCC are liable for the tort of wrongful search and seizure.

FIFTEENTH CAUSE OF ACTION

(42 U.S.C. 1983 -- Count Eight -- Defendants RICHARD HELD, FRANK DOYLE, JR., JOHN RIKES, JAMES HAHN, C. MICHAEL SIMS, MICHAEL SITTERUD, ROBERT CHENAULT, RAMON PANIAGUA, and Defendants IV-CCC)

Plaintiffs incorporate by reference the allegations contained in paragraphs 1-148.

150. Plaintiffs JUDI BARI and DARRYL CHERNEY allege that on May 24, 1990 and the days immediately thereafter, defendants RICHARD HELD, FRANK DOYLE, JR., JOHN RIKES, JAMES HAHN, C. MICHAEL SIMS, MICHAEL SITTERUD, ROBERT CHENAULT, RAMON PANIAGUA, and Defendants IV-CCC made the misrepresentation that it was their reasonable belief that the bomb was located on the rear floorboard behind the driver's seat, rather than under the driver's seat. Plaintiffs BARI and CHERNEY further allege that this statement was made with deliberate indifference as to the rights of these plaintiffs, and that the federal defendants conspired with the state defendants in the course of the making this misrepresentation.

As a result of this misrepresentation, made while

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SIXTEENTH CAUSE OF ACTION

(Tort of negligent misrepresentation -- Count One -- Defendants JAMES HAHN, C. MICHAEL SIMS, MICHAEL SITTERUD, ROBERT CHENAULT, RAMON PANIAGUA, and DOES IV-CCC)

152. Plaintiffs incorporate by reference the allegations contained in paragraphs 1-151.

153. Based on the facts as detailed in the previous cause of action, defendants JAMES HAHN, C. MICHAEL SIMS, MICHAEL SITTERUD, ROBERT CHENAULT, RAMON PANIAGUA, and DOES IV-CCC are liable for the tort of negligent misrepresentation.

SEVENTEENTH CAUSE OF ACTION

(Tort of intentional misrepresentation -- Count One -- Defendants JAMES HAHN, C. MICHAEL SIMS, MICHAEL SITTERUD, ROBERT CHENAULT, RAMON PANIAGUA, and DOES IV-CCC)

154. Plaintiffs incorporate by reference the allegations contained in paragraphs 1-153.

155. Alternatively, based on the facts as detailed in the Fifteenth Cause of Action, defendants JAMES HAHN, C. MICHAEL SIMS, MICHAEL SITTERUD, ROBERT CHENAULT, RAMON PANIAGUA, and DOES IV-CCC

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are liable for the tort of intentional misrepresentation.

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156. Plaintiffs incorporate by reference the allegations

EIGHTEENTH CAUSE OF ACTION

(42 U.S.C. 1983 -- Count Nine -- Defendants RICHARD HELD, JOHN

contained in paragraphs 1-156.

157. Plaintiffs JUDI BARI and DARRYL CHERNEY allege that on May 24, 1990 and the days immediately thereafter, defendants RICHARD HELD, JOHN RIKES, JAMES HAHN, C. MICHAEL SIMS, and Defendants IV-CCC engaged in spoliation of evidence by dismantling portions of the white Subaru of JUDI BARI. This dismantlement resulted in disturbing the correlation of the various damaged portions of the vehicle, destroying key evidence that would aid investigators in gleaning further evidence concerning the bombing. Plaintiffs BARI and CHERNEY further allege that this spoliation of evidence was conducted with deliberate indifference as to the rights of these plaintiffs, and that the federal defendants conspired with the state defendants in the course of this spoliation of evidence.

158. As a result of this spoliation of evidence, made while acting under color of law, Defendants RICHARD HELD, JOHN RIKES, JAMES HAHN, C. MICHAEL SIMS, and Defendants IV-CCC deprived JUDI BARI and DARRYL CHERNEY of their liberty and property without due process of law and deprived them of equal protection of the laws, in violation of the Fifth and Fourteenth Amendments of the

1 Constitution of the United States and 42 U.S.C. Section 1983. 2 3 NINETEENTH CAUSE OF ACTION (Tort of negligent spoliation of evidence -- Count One Defendants JAMES HAHN, C. MICHAEL SIMS, MICHAEL SITTERUD, ROBERT CHENAULT, RAMON PANIAGUA, and DOES IV-CCC) 5 159. Plaintiffs incorporate by reference the allegations 6 contained in paragraphs 1-158. 7 160. Based on the facts as detailed in the previous cause 8 of action, defendants JAMES HAHN, C. MICHAEL SIMS, MICHAEL SITTERUD, ROBERT CHENAULT, RAMON PANIAGUA, and DOES IV-CCC are 10 liable for the tort of negligent spoliation of evidence. 11 12 TWENTIETH CAUSE OF ACTION 13 (Tort of intentional spoliation of evidence -- Count One --Defendants JAMES HAHN, C. MICHAEL SIMS, MICHAEL SITTERUD, ROBERT CHENAULT, RAMON PANIAGUA, and DOES IV-CCC) 15 161. Plaintiffs incorporate by reference the allegations 16 contained in paragraphs 1-160. 17 162. Alternatively, based on the facts as detailed in the 18 Eighteenth Cause of Action, defendants JAMES HAHN, C. MICHAEL SIMS, 19 MICHAEL SITTERUD, ROBERT CHENAULT, RAMON PANIAGUA, and DOES IV-CCC 20 are liable for the tort of intentional spoliation of evidence. 21 22 TWENTY-FIRST CAUSE OF ACTION (42 U.S.C. 1983 -- Count Ten -- Defendants JAMES HAHN, C. MICHAEL SIMS, MICHAEL SITTERUD, ROBERT CHENAULT, RAMON PANIAGUA, Defendants DOES IV-CCC) 24 163. Plaintiffs incorporate by reference the allegations 25 contained in paragraphs 1-162. 26 27 FIRST AMENDED COMPLAINT FOR VIOLATIONS OF CIVIL RIGHTS, TORTS AND STATUTES, AND FOR 42 DAMAGES, INJUNCTIVE AND DECLARATORY RELIEF 28

until the plaintiffs obtained a court order on June 11, 1990, Defendants JAMES HAHN, C. MICHAEL SIMS, MICHAEL SITTERUD, ROBERT CHENAULT, RAMON PANIAGUA, and Defendants DOES IV-CCC) conducted the storage of the white Subaru in a manner that was deliberately indifferent to the importance of preserving critical forensic evidence.

while acting under color of law, Defendants JAMES HAHN, C. MICHAEL SIMS, MICHAEL SITTERUD, ROBERT CHENAULT, RAMON PANIAGUA, and Defendants IV-CCC deprived JUDI BARI and DARRYL CHERNEY of their liberty and property without due process of law and deprived them of equal protection of the laws, in violation of the Fifth and Fourteenth Amendments of the Constitution of the United States and 42 U.S.C. Section 1983.

TWENTY-SECOND CAUSE OF ACTION

(Tort of negligent spoliation of evidence -- Count Two -- Defendants JAMES HAHN, C. MICHAEL SIMS, MICHAEL SITTERUD, ROBERT CHENAULT, RAMON PANIAGUA, and DOES IV-CCC)

166. Plaintiffs incorporate by reference the allegations contained in paragraphs 1-165.

of action, defendants JAMES HAHN, C. MICHAEL SIMS, MICHAEL SITTERUD, ROBERT CHENAULT, RAMON PANIAGUA, and DOES IV-CCC are liable for the tort of negligent spoliation of evidence.

TWENTY-THIRD CAUSE OF ACTION

(Tort of intentional spoliation of evidence -- Count Two -- Defendants JAMES HAHN, C. MICHAEL SIMS, MICHAEL SITTERUD, ROBERT CHENAULT, RAHON PANIAGUA, and DOES IV-CCC)

168. Plaintiffs incorporate by reference the allegations contained in paragraphs 1-167.

169. Alternatively, based on the facts as detailed in the Twenty-First Cause of Action, defendants JAMES HAHN, C. MICHAEL SIMS, MICHAEL SITTERUD, ROBERT CHENAULT, RAMON PANIAGUA, and DOES IV-CCC are liable for the tort of intentional spoliation of evidence.

TWENTY-FOURTH CAUSE OF ACTION

(42 U.S.C. 1983 -- Count Eleven -- Defendants DAVID R. WILLIAMS, MICHAEL SITTERUD, and DOES IV-CCC)

170. Plaintiffs incorporate by reference the allegations contained in paragraphs 1-169.

171. Plaintiffs JUDI BARI and DARRYL CHERNEY allege that on May 24, 1990 and the days immediately thereafter, defendants DAVID R. WILLIAMS, MICHAEL SITTERUD, and DOES IV-CCC made the misrepresentation that it was their reasonable belief that the finishing nails in the bomb and finishing nails located in BARI's home were manufactured by the same machine within a batch of 200-1000 nails. Plaintiffs BARI and CHERNEY further allege that this statement was made with deliberate indifference as to the rights of these plaintiffs.

172. As a result of this misrepresentation, made while acting under color of law, Defendants DAVID R. WILLIAMS, MICHAEL

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1	SITTERUD, and DOES IV-CCC deprived JUDI BARI and DARRYL CHERNEY of
2	their liberty and property without due process of law and deprived
3	them of equal protection of the law, in violation of the Fifth and
4	Fourteenth Amendments of the Constitution of the United States and
5	42 U.S.C. Section 1983.
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7	TWENTY-FIFTH CAUSE OF ACTION (Tort of negligent misrepresentation Count Two Defendants MICHAEL SITTERUD, and DOES IV-CCC)
9	173. Plaintiffs incorporate by reference the allegations
10	contained in paragraphs 1-172.
11	174. Based on the facts as detailed in the previous cause
12	of action, defendants MICHAEL SITTERUD and DOES IV-CCC are liable
13	for the tort of negligent misrepresentation.
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15	TWENTY-SIXTH CAUSE OF ACTION (Tort of intentional misrepresentation Count Two Defendants MICHAEL SITTERUD and DOES IV-CCC)
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17	175. Plaintiffs incorporate by reference the allegations
18	contained in paragraphs 1-174.
19	176. Alternatively, based on the facts as detailed in the
20	Twenty-Fourth Cause of Action, defendants MICHAEL SITTERUD and DOES
21	IV-CCC are liable for the tort of intentional misrepresentation.
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23	TWENTY-SEVENTH CAUSE OF ACTION (Professional police malpractice Defendants Capt. JAMES HAHN,
24	Lt. C. MICHAEL SIMS, Sgt. MICHAEL SITTERUD, Sgt. RAMON PANIAGUA, Sgt. ROBERT CHENAULT and DOES IV-CCC)
25	177. Plaintiffs incorporate by reference the allegations
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27	FIRST AMENDED COMPLAINT FOR VIOLATIONS OF CIVIL RIGHTS, TORTS AND STATUTES, AND FOR DAMAGES. INJUNCTIVE AND DECLARATORY RELIEF 45
28	DAMAGES, INJUNCTIVE AND DECLARATORY RELIEF 45

contained in paragraphs 1-177.

178. Defendants Capt. JAMES HAHN, Lt. C. MICHAEL SIMS, Sgt. MICHAEL SITTERUD, Sgt. RAMON PANIAGUA, Sgt. ROBERT CHENAULT have received considerable academy and continuing law enforcement training and have many years of practical on-the-job experience. Plaintiffs BARI and CHERNEY are informed and believe and thereupon allege that each also has experience as a supervisor of other law enforcement personnel.

these defendants have an obligation and duty to the public and plaintiffs to properly apply their expertise in ways that protect the safety and property of the public, which prevents violence and effectively ensures the apprehension and prosecution of criminal law violators. Their conduct, as well as their failure to properly train other law enforcement personnel, violated accepted law enforcement standards, guidelines, and practices, and thereby breached the duty owed to plaintiffs as a member of the public.

plaintiffs have been psychologically injured because they can no longer be sure that these representatives of law enforcement will uphold the law, protect them in the future from physical harm when they are otherwise able to do so, or enforce the law in an even-handed non-discriminatory fashion. Plaintiffs are further inhibited in the free exercise of their constitutional rights because of a fear that these defendants will apply the law so as to

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harm them and violate their rights.

TWENTY-EIGHTH CAUSE OF ACTION

(42 U.S.C. 1983, Count Twelve -- Defendants CITY OF OAKLAND, OAKLAND POLICE DEPARTMENT, JAMES HAHN, C. MICHAEL SIMS, MICHAEL SITTERUD, ROBERT CHENAULT, RAMON PANIAGUA, and DOES IV-CCC)

181. Plaintiffs incorporate by reference the allegations contained in paragraphs 1-180.

- 182. Plaintiffs BARI and CHERNEY allege that, acting under law and pursuant to official policy or custom, Defendants CITY OF OAKLAND, OAKLAND POLICE DEPARTMENT, JAMES HAHN, C. MICHAEL SIMS, MICHAEL SITTERUD, ROBERT CHENAULT, RAMON PANIAGUA, and DOES IV-CCC with deliberate indifference failed to instruct, supervise, control or discipline on a continuing basis Defendant deputy sheriffs in their duties to refrain from:
- (1) unlawfully and maliciously refusing to conduct an adequate investigation;
 - (2) proper preservation of forensic evidence;
- (3) unlawfully and maliciously misportraying as a "terrorist" or a "violent" person in the news media citizens who are actively engaged in exercising First Amendment rights of free speech, association, assembly, and petitioning the government for redress of grievances;
- (4) conspiring to violate the rights, privileges and immunities guaranteed to Plaintiffs by the Constitution and laws of the United States; and
 - (5) otherwise depriving Plaintiffs of their

constitutional and statutory rights, privileges, and immunities.

DEPARTMENT, JAMES HAHN, C. MICHAEL SIMS, MICHAEL SITTERUD, ROBERT CHENAULT, RAMON PANIAGUA, and DOES IV-CCC had knowledge or, had they diligently exercised their duties to instruct, supervise, control and discipline on a continuing basis, should have had knowledge that the wrongs conspired to be done, as heretofore alleged, were about to be committed. Defendants CITY OF OAKLAND, OAKLAND POLICE DEPARTMENT, JAMES HAHN, C. MICHAEL SIMS, MICHAEL SITTERUD, ROBERT CHENAULT, RAMON PANIAGUA, and DOES IV-CCC had power to prevent or aid in preventing the commission of said wrongs, could have done so by reasonable diligence, and knowingly, recklessly or with gross negligence failed or refused to do so.

DEPARTMENT, JAMES HAHN, C. MICHAEL SIMS, MICHAEL SITTERUD, ROBERT CHENAULT, RAMON PANIAGUA, and DOES IV-CCC, directly or indirectly, under color of law, approved or ratified the unlawful, deliberate, malicious, reckless and wanton conduct of Defendant deputy sheriffs heretofore described.

185. As a direct and proximate cause of the negligent and intentional acts of these aforementioned defendants, as set forth above, Plaintiffs suffered physical injury, loss of income, medical expenses, and severe mental anguish in connection with the deprivation of their constitutional and statutory rights guaranteed by the Fifth and Fourteenth Amendments to the Constitution and

FIRST AMENDED COMPLAINT FOR VIOLATIONS
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protected by 42 U.S.C. 1983.

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TWENTY-NINTH CAUSE OF ACTION

(42 U.S.C. 1983, Count Thirteen -- Defendants COUNTY OF HUMBOLDT. 4 HUMBOLDT COUNTY SHERIFF'S DEPARTMENT, LT. FRANK VULICH, and SGT. CIARABELLINI, and DOES IV-CCC) 5

186. Plaintiffs incorporate by reference the allegations contained in paragraphs 1-185.

- 187. Plaintiff DARRYL CHERNEY alleges that, acting under law and pursuant to official policy or custom, Defendants COUNTY OF HUMBOLDT, HUMBOLDT COUNTY SHERIFF'S DEPARTMENT, LT. FRANK VULICH, and SGT. CIARABELLINI and DOES IV-CCC knowingly, recklessly, or with gross negligence failed to instruct, supervise, control or discipline on a continuing basis Defendant deputy sheriffs in their duties to refrain from:
- (1) unlawfully and maliciously condoning and encouraging the use of excessive force and unlawful threats against individuals engaged in political campaigns against prevailing logging practices in the County;
- (2) unlawfully and maliciously refusing to conduct an adequate investigation and refusing to make arrests for clear violations of state and local laws when individuals as described in aforementioned (1) were seeking the intervention of government officials:
- (3) unlawfully and maliciously harassing a citizen who is acting in accordance with his or her First Amendment rights of free speech, association, assembly, and petitioning the government for

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FIRST AMENDED COMPLAINT FOR VIOLATIONS OF CIVIL RIGHTS, TORTS AND STATUTES, AND FOR DAMAGES, INJUNCTIVE AND DECLARATORY RELIEF

redress of grievances;

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- (4) conspiring to violate the rights, privileges and immunities guaranteed to Plaintiffs by the Constitution and laws of the United States; and
- (5) otherwise depriving Plaintiffs of their constitutional and statutory rights, privileges, and immunities.

Defendants COUNTY OF HUMBOLDT, HUMBOLDT COUNTY 188. SHERIFF'S DEPARTMENT, LT. FRANK VULICH, SGT. CIARABELLINI and DOES IV-CCC had knowledge or, had they diligently exercised their duties to instruct, supervise, control and discipline on a continuing basis, should have had knowledge that the wrongs conspired to be done, as heretofore alleged, were about to be committed. HUMBOLDT SHERIFF'S Defendants HUMBOLDT, COUNTY COUNTY OF DEPARTMENT, LT. FRANK VULICH, SGT. CIARABELLINI, and DOES IV-CCC had power to prevent or aid in preventing the commission of said wrongs, could have done so by reasonable diligence, and knowingly, recklessly or with gross negligence failed or refused to do so.

189. Defendants COUNTY OF HUMBOLDT, HUMBOLDT COUNTY SHERIFF'S DEPARTMENT, LT. FRANK VULICH, SGT. CIARABELLINI and DOES IV-CCC, directly or indirectly, under color of law, approved or ratified the unlawful, deliberate, malicious, reckless and wanton conduct of Defendant deputy sheriffs heretofore described.

190. As a direct and proximate cause of the negligent and intentional acts of Defendants COUNTY OF HUMBOLDT, HUMBOLDT COUNTY SHERIFF'S DEPARTMENT, LT. FRANK VULICH, SGT. CIARABELLINI and DOES

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IV-CCC, as set forth above, Plaintiffs suffered physical injury, loss of income, medical expenses, and severe mental anguish in connection with the deprivation of their constitutional and statutory rights guaranteed by the Fifth and Fourteenth Amendments to the Constitution and protected by 42 U.S.C. 1983.

THIRTIETH CAUSE OF ACTION

(42 U.S.C. 1983, Count Fourteen -- Defendants COUNTY OF MENDOCINO, MENDOCINO COUNTY SHERIFF'S DEPARTMENT, SHERIFF TIM SHEA, BURL MURRAY, DEPUTY SATTERWHITE, and DOES IV-CCC)

- 191. Plaintiffs incorporate by reference the allegations contained in paragraphs 1-190.
- 192. Plaintiffs JUDI BARI, BETTY BALL, and the MENDOCINO ENVIRONMENTAL CENTER allege that, acting under law and pursuant to official policy or custom, Defendants COUNTY OF MENDOCINO, MENDOCINO COUNTY SHERIFF'S DEPARTMENT, SHERIFF TIM SHEA, BURL MURRAY, DEPUTY SATTERWHITE and DOES IV-CCC knowingly, recklessly, or with gross negligence failed to instruct, supervise, control or discipline on a continuing basis Defendant deputy sheriffs in their duties to refrain from:
- (1) unlawfully and maliciously condoning and encouraging the use of excessive force and unlawful threats against individuals engaged in political campaigns against prevailing logging practices in the County;
- (2) unlawfully and maliciously refusing to conduct an adequate investigation and refusing to make arrests for clear violations of state and local laws when individuals as described in

- (3) unlawfully and maliciously harassing a citizen who is acting in accordance with his or her First Amendment rights of free speech, association, assembly, and petitioning the government for redress of grievances;
- (4) conspiring to violate the rights, privileges and immunities guaranteed to Plaintiffs by the Constitution and laws of the United States; and
- (5) otherwise depriving Plaintiffs of their constitutional and statutory rights, privileges, and immunities.
- DEPARTMENT, COUNTY OF MENDOCINO, BURL MURRAY, DEPUTY SATTERWHITE, and DOES IV-CCC had knowledge or, had they diligently exercised their duties to instruct, supervise, control and discipline on a continuing basis, should have had knowledge that the wrongs conspired to be done, as heretofore alleged, were about to be committed. Defendants TIM SHEA, MENDOCINO COUNTY SHERIFF'S DEPARTMENT, COUNTY OF MENDOCINO, BURL MURRAY, DEPUTY SATTERWHITE and DOES IV-CCC had power to prevent or aid in preventing the commission of said wrongs, could have done so by reasonable diligence, and knowingly, recklessly or with gross negligence failed or refused to do so.
- 194. Defendants TIM SHEA, MENDOCINO COUNTY SHERIFF'S DEPARTMENT, COUNTY OF MENDOCINO, BURL MURRAY, DEPUTY SATTERWHITE

and DOES IV-CCC, directly or indirectly, under color of law, approved or ratified the unlawful, deliberate, malicious, reckless and wanton conduct of Defendant deputy sheriffs heretofore described.

195. As a direct and proximate cause of the negligent and intentional acts of Defendants TIM SHEA, MENDOCINO COUNTY SHERIFF'S DEPARTMENT, COUNTY OF MENDOCINO, BURL MURRAY, DEPUTY SATTERWHITE and DOES IV-CCC, as set forth above, Plaintiffs suffered physical injury, loss of income, medical expenses, and severe mental anguish in connection with the deprivation of their constitutional and statutory rights guaranteed by the Fifth and Fourteenth Amendments to the Constitution and protected by 42 U.S.C. 1983.

THIRTY-FIRST CAUSE OF ACTION

(42 U.S.C. 1983, Count Fifteen -- Defendants CITY OF UKIAH, UKIAH

POLICE DEPARTMENT, CHIEF FRED KEPLINGER, and DOES I-CCC)

- 196. Plaintiffs incorporate by reference the allegations contained in paragraphs 1-195.
- 197. All the plaintiffs in this action allege that, acting under law and pursuant to official policy or custom, Defendants CITY OF UKIAH, UKIAH POLICE DEPARTMENT, CHIEF FRED KEPLINGER, and DOES I-CCC knowingly, recklessly, or with gross negligence failed to instruct, supervise, control or discipline on a continuing basis Defendant DOE police officers in their duties to refrain from:
 - (1) unlawfully and maliciously condoning and encouraging

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the use of excessive force and unlawful threats against individuals engaged in political campaigns against prevailing logging practices in the County;

- (2) unlawfully and maliciously refusing to conduct an adequate investigation and refusing to make arrests for clear violations of state and local laws when individuals as described in aforementationed (1) were seeking the intervention of government officials;
- (3) unlawfully and maliciously harassing a citizen who is acting in accordance with his or her First Amendment rights of free speech, association, assembly, and petitioning the government for redress of grievances;
- (4) conspiring to violate the rights, privileges and immunities guaranteed to Plaintiffs by the Constitution and laws of the United States; and
- (5) otherwise depriving Plaintiffs of their constitutional and statutory rights, privileges, and immunities.
- 198. Defendants CITY OF UKIAH, UKIAH POLICE DEPARTMENT, CHIEF FRED KEPLINGER, and DOES I-CCC had knowledge or, had they diligently exercised their duties to instruct, supervise, control and discipline on a continuing basis, should have had knowledge that the wrongs conspired to be done, as heretofore alleged, were about to be committed. These aforementioned defendants had power to prevent or aid in preventing the commission of said wrongs, could have done so by reasonable diligence, and knowingly,

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recklessly or with gross negligence failed or refused to do so.

199. Defendants CITY OF UKIAH, UKIAH POLICE DEPARTMENT. CHIEF FRED KEPLINGER, and DOES I-CCC directly or indirectly, under color of law, approved or ratified the unlawful, deliberate. malicious, reckless and wanton conduct of Defendant deputy sheriffs heretofore described.

200. As a direct and proximate cause of the negligent and intentional acts of these aforementioned defendants as set forth above, Plaintiffs BARI and CHERNEY suffered physical injury, loss of income, medical expenses, and severe mental anguish connection with the deprivation of their constitutional and statutory rights guaranteed by the Fifth and Fourteenth Amendments to the Constitution and protected by 42 U.S.C. 1983.

THIRTY-SECOND CAUSE OF ACTION (42 U.S.C. 1983, Count Sixteen -- Defendants TIM SHEA, BURL MURRAY and DEPUTY SATTERWHITE)

201. Plaintiffs incorporate by reference the allegations contained in paragraphs 1-200.

Mendocino County defendants TIM SHEA, BURL MURRAY 202. and DEPUTY SATTERWHITE had a "special relationship" with plaintiffs JUDI BARI, BETTY BALL, and the MENDOCINO ENVIRONMENTAL CENTER, by virtue of the command center set up for monitoring of the Redwood Summer campaign, the meetings held by the MENDOCINO COUNTY SHERIFF'S DEPARTMENT, and the intensive press coverage given daily to the Redwood Summer campaign. The MENDOCINO COUNTY SHERIFF'S

FIRST AMENDED COMPLAINT FOR VIOLATIONS OF CIVIL RIGHTS, TORTS AND STATUTES, AND FOR DAMAGES, INJUNCTIVE AND DECLARATORY RELIEF

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DEPARTMENT began holding a series of meetings about Redwood Summer with contract loggers and others involved in the timber industry.

They specifically requested to meet with JUDI BARI regarding Redwood Summer.

203. These aforementioned plaintiffs are informed and believe and hereby allege that in these meetings representatives of the MENDOCINO COUNTY SHERIFF'S DEPARTMENT was aware of a specific risk of harm to the plaintiff; affirmatively placed the plaintiffs in a position of danger; created and assumed a custodial relationship to the plaintiffs; and affirmatively committed itself to the protection of these plaintiffs.

204. By refusing to conduct an adequate investigation and refusing to make arrests for clear violations of state and local laws when individuals were seeking the intervention of government officials to halt the use of excessive force and unlawful threats against those engaged in political campaigns against prevailing logging practices, defendants TIM SHEA, BURL MURRAY and DEPUTY SATTERWHITE were acting under color of state law to deprive plaintiffs of the right not to be deprived of life, liberty, or property without due process of law as guaranteed by the Fifth and Fourteenth Amendments of the United States Constitution, protected by 42 U.S.C. 1983.

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FIRST AMENDED COMPLAINT FOR VIOLATIONS OF CIVIL RIGHTS, TORTS AND STATUTES, AND FOR DAMAGES, INJUNCTIVE AND DECLARATORY RELIEF

THIRTY-THIRD CAUSE OF ACTION (42 U.S.C. 1983, Count Seventeen -- Defendants TIM SHEA, BURL 2 MURRAY and DEPUTY SATTERWHITE) 3 Plaintiffs incorporate by reference the allegations 205. contained in paragraphs 1-204. 5 206. Based on the facts as stated in the preceding cause 6 of action, defendants TIM SHEA, BURL MURRAY and DEPUTY SATTERWHITE were acting under color of state law to deprive plaintiffs JUDI 8 BARI, BETTY BALL, and the MENDOCINO ENVIRONMENTAL CENTER of equal protection as guaranteed by the Fifth and Fourteenth Amendments of 10 the United States Constitution, protected by 42 U.S.C. 1983. 11 individuals involved in a political campaign against prevailing 12 logging practices in Northern California, they are entitled to the 13 same protection under the law as non-campaigners. THIRTY-FOURTH CAUSE OF ACTION (42 U.S.C. 1983, Count Eighteen -- Defendants LT. FRANK VULICH and SGT. CIARABELLINI) 207. Plaintiffs incorporate by reference the allegations contained in paragraphs 1-206. 208. Humboldt County defendants Lt. FRANK VULICH and Sgt. CIARABELLINI had a "special relationship" with plaintiff DARRYL CHERNEY, by virtue of the documents and the knowledge in the possession of their superior Lt. Done concerning the "faked press releases" and the death threats that had been made on DARRYL CHERNEY, coupled with the intensive press coverage given daily to the Redwood Summer campaign. These aforementioned plaintiffs are informed and 209. FIRST AMENDED COMPLAINT FOR VIOLATIONS OF CIVIL RIGHTS, TORTS AND STATUTES, AND FOR

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believe and hereby allege that in the course of obtaining these documents and knowledge through the news media and other sources, representatives of the HUMBOLDT COUNTY SHERIFF'S DEPARTMENT were aware of a specific risk of harm to the plaintiff; affirmatively placed the plaintiff in a position of danger; created and assumed a custodial relationship to the plaintiff; and affirmatively committed itself to the protection of this plaintiff.

210. By refusing to conduct an adequate investigation and refusing to make arrests for clear violations of state and local laws when plaintiff DARRYL CHERNEY was seeking the intervention of government officials to halt the use of excessive force and unlawful threats against those engaged in political campaigns against prevailing logging practices, defendants Lt. FRANK VULICH and Sgt. CIARABELLINI were acting under color of state law to deprive plaintiffs of the right not to be deprived of life, liberty, or property without due process of law as guaranteed by the Fifth and Fourteenth Amendments of the United States Constitution, protected by 42 U.S.C. 1983.

THIRTY-FIFTH CAUSE OF ACTION

(42 U.S.C. 1983, Count Nineteen -- Defendants LT. FRANK VULICH and SERGEANT CIARABELLINI)

211. Plaintiffs incorporate by reference the allegations contained in paragraphs 1-210.

212. Based on the facts as stated in the preceding cause of action, defendants LT. FRANK VULICH and SGT. CIARABELLINI were

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acting under color of state law to deprive the plaintiff DARRYL CHERNEY of equal protection as guaranteed by the Fifth and Fourteenth Amendments of the United States Constitution, protected by 42 U.S.C. 1983. As an individual involved in a political against prevailing logging practices in Northern California, plaintiff DARRYL CHERNEY is entitled to the same protection under the law as non-campaigners.

THIRTY-SIXTH CAUSE OF ACTION

(42 U.S.C. 1983, Count Twenty -- Defendant DOE I, and DOES II-CCC)

213. Plaintiffs incorporate by reference the allegations contained in paragraphs 1-212.

214. By refusing to conduct an adequate investigation on April 25, 1990 for clear violations of state and local laws when individuals were seeking the intervention of government officials to halt the use of excessive force and unlawful threats against those engaged in political campaigns against prevailing logging practices, defendant DOE I, a Ukiah police officer, as well as his fellow officers DOES II-CCC, were acting under color of state law to deprive plaintiffs BETTY BALL, JUDI BARI, and the MENDOCINO ENVIRONMENTAL CENTER of equal protection as guaranteed by the Fifth and Fourteenth Amendments of the United States Constitution, protected by 42 U.S.C. 1983.

As individuals involved in a political campaign 215. against prevailing logging practices in Northern California, these plaintiffs are entitled to the same protection under the law as

FIRST AMENDED COMPLAINT FOR VIOLATIONS OF CIVIL RIGHTS, TORTS AND STATUTES, AND FOR DAMAGES, INJUNCTIVE AND DECLARATORY RELIEF

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non-campaigners. 2 3 THIRTY-SEVENTH CAUSE OF ACTION (42 U.S.C. 1983, Count Twenty-One -- Defendant DOE II, and DOES I-CCC) 5 216. Plaintiffs incorporate by reference the allegations 6 contained in paragraphs 1-215. 7 217. By refusing to conduct an adequate investigation on August 3, 1990 for clear violations of state and local laws when individuals were seeking the intervention of government officials 10 to halt the use of excessive force and unlawful threats against 11 those engaged in political campaigns against prevailing logging 12 practices, defendant DOE II, a Ukiah police officer, as well as his 13 fellow officers DOES I-CCC were acting under color of state law to 14 deprive plaintiffs GARY BALL and BETTY BALL of equal protection as 15 guaranteed by the Fifth and Fourteenth Amendments of the United 16 States Constitution, protected by 42 U.S.C. 1983. 17 As individuals involved in a political campaign 18 against prevailing logging practices in Northern California, these 19 plaintiffs are entitled to the same protection under the law as 20 non-campaigners. 21 THIRTY-EIGHTH CAUSE OF ACTION 22 (42 U.S.C. 1983, Count Twenty-Two -- Defendant DOE III, and DOES I-CCC) 23 Plaintiffs incorporate by reference the allegations 219. 24 contained in paragraphs 1-218. 25 220. By refusing to conduct an adequate investigation or 26 27 FIRST AMENDED COMPLAINT FOR VIOLATIONS OF CIVIL RIGHTS, TORTS AND STATUTES, AND FOR 60 28 DAMAGES, INJUNCTIVE AND DECLARATORY RELIEF

to conduct an arrest during February, 1991, for clear violations of state and local laws when individuals were seeking the intervention of government officials to halt the use of excessive force and unlawful threats against those engaged in political campaigns against prevailing logging practices, defendant DOE III, a Ukiah police officer, as well as his fellow officers DOES I-CCC were acting under color of state law to deprive plaintiff GARY BALL of equal protection as guaranteed by the Fifth and Fourteenth Amendments of the United States Constitution, protected by 42 U.S.C. 1983.

221. As an individual involved in a political campaign against prevailing logging practices in Northern California, this plaintiff is entitled to the same protection under the law as non-campaigners.

THIRTY-NINTH CAUSE OF ACTION

42 U.S.C. 1983, Count Twenty-Three -- Defendants RICHARD HELD, FRANK DOYLE, JR., DAVID R. WILLIAMS, JOHN RIKES, CITY OF OAKLAND, OAKLAND POLICE DEPARTMENT, JAMES HAHN, C. MICHAEL SIMS, MICHAEL SITTERUD, ROBERT CHENAULT, RAMON PANIAGUA and DOES IV-CCC)

222. Plaintiffs incorporate by reference the allegations contained in paragraphs 1-221.

223. Plaintiffs are informed and believe and hereby allege that these defendants had a "special relationship" with plaintiffs JUDI BARI and DARRYL CHERNEY, by virtue of surveillance and intelligence data that these defendants had obtained concerning the political affiliations and activities of these plaintiffs,

coupled with intensive press coverage given daily to the Redwood Summer campaign in Mendocino and Humboldt counties.

believe and hereby allege that in the course of obtaining these surveillance and intelligence data and knowledge through the news media, the writings of these plaintiffs in the possession of the OAKLAND POLICE DEPARTMENT, informants, wiretaps, and other sources, Defendants RICHARD HELD, FRANK DOYLE, JR., DAVID R. WILLIAMS, JOHN RIKES, CITY OF OAKLAND, OAKLAND POLICE DEPARTMENT, JAMES HAHN, C. MICHAEL SIMS, MICHAEL SITTERUD, ROBERT CHENAULT, RAMON PANIAGUA and DOES IV-CCC were aware of a specific risk of harm to the plaintiffs; affirmatively placed the plaintiffs in a position of danger; created and assumed a custodial relationship to the plaintiffs; and affirmatively committed itself to the protection of this plaintiffs.

when plaintiffs JUDI BARI and DARRYL CHERNEY were seeking the intervention of law enforcement officials to determine who bombed Ms. BARI's vehicles and nearly killed them, these aforementioned defendants were acting under color of state law to deprive plaintiffs of the right not to be deprived of life, liberty, or property without due process of law as guaranteed by the Fifth and Fourteenth Amendments of the United States Constitution, protected by 42 U.S.C. 1983, and that the federal defendants conspired with the state defendants in the course of this refusal to conduct an

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adequate investigation.

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(42 U.S.C. 1983, Count Twenty-Four -- Defendants RICHARD HELD, FRANK DOYLE, JR., DAVID R. WILLIAMS, JOHN RIKES, CITY OF OAKLAND, OAKLAND POLICE DEPARTMENT, JAMES HAHN, C. MICHAEL SIMS, MICHAEL SITTERUD, ROBERT CHENAULT, RAMON PANIAGUA and DOES IV-CCC)

FORTIETH CAUSE OF ACTION

226. Plaintiffs incorporate by reference the allegations contained in paragraphs 1-225.

of action, defendants were acting under color of state law to deprive the plaintiffs JUDI BARI and DARRYL CHERNEY of equal protection as guaranteed by the Fifth and Fourteenth Amendments of the United States Constitution, protected by 42 U.S.C. 1983, and that the federal defendants conspired with the state defendants in the course of this refusal to conduct an adequate investigation. As individuals involved in a political campaign against prevailing logging practices in Northern California, plaintiffs JUDI BARI and DARRYL CHERNEY are entitled to the same protection under the law as non-campaigners.

FORTY-FIRST CAUSE OF ACTION

(<u>Bivens</u> action -- Count One -- Defendants RICHARD W. HELD, FRANK DOYLE, JR., DAVID R. WILLIAMS, JOHN RIKES, DOES IV-CCC)

228. Plaintiffs incorporate by reference the allegations contained in paragraphs 1-227.

229. Plaintiffs BARI and CHERNEY allege that RICHARD W. HELD, FRANK DOYLE, JR., DAVID R. WILLIAMS, DOES IV-CCC have

1 violated their constitutional rights pursuant to Bivens v. Six 2 Unknown Named Agents, 403 U.S. 388 (1971). Plaintiffs allege that 3 the destruction of evidence by these parties, as described in the preceding paragraphs has deprived the plaintiffs of certain 5 constitutionally protected rights, including but not limited to the 6 following: 7 The right not to be deprived of life, liberty, or (1)8 property without due process of law as guaranteed by the Fifth and 9 Fourteenth Amendments of the United States Constitution: 10 (2) The right to equal protection of the laws as 11 guaranteed by the Fifth and Fourteenth Amendments of the United 12 States Constitution: 13 The right to confront one's accusers and to a fair (3) 14 trial, as guaranteed by the Sixth and Fourteenth Amendments of the 15 United States Constitution: 16 The right not to be deprived of their constitutional 17 and statutory rights, privileges, and immunities, pursuant to the 18 Fourteenth Amendment of the Constitution. 19 20 FORTY-SECOND CAUSE OF ACTION 21 Bivens action -- Count Two -- Defendants RICHARD HELD, FRANK DOYLE, JR., DAVID R. WILLIAMS, JOHN RIKES, DOES IV-CCC) 22 230. Plaintiffs incorporate by reference the allegations 23 contained in paragraphs 1-229. 24 Plaintiffs BARI and CHERNEY allege that RICHARD 231. 25

FIRST AMENDED COMPLAINT FOR VIOLATIONS
OF CIVIL RIGHTS, TORTS AND STATUTES, AND FOR DAMAGES, INJUNCTIVE AND DECLARATORY RELIEF

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HELD, FRANK DOYLE, JR., DAVID R. WILLIAMS, and DOES IV-CCC have

violated their constitutional rights pursuant to <u>Bivens v. Six</u>

<u>Unknown Named Agents</u>, 403 U.S. 388 (1971). Plaintiffs allege that
the misportrayal of the evidence by these parties, as described in
the preceding paragraphs has deprived the plaintiffs of certain
constitutionally protected rights, including but not limited to the
following:

- (1) The right not to be deprived of life, liberty, or property without due process of law as guaranteed by the Fifth and Fourteenth Amendments of the United States Constitution;
- (2) The right to equal protection of the laws as guaranteed by the Fifth and Fourteenth Amendments of the United States Constitution:
- (3) The right to confront one's accusers and to a fair trial, as guaranteed by the Sixth and Fourteenth Amendments of the United States Constitution;
- (4) The right not to be deprived of their constitutional and statutory rights, privileges, and immunities, pursuant to the Fourteenth Amendment of the Constitution.

Plaintiffs allege that this misportrayal of the evidence was conducted with deliberate indifference to their rights.

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FORTY-THIRD CAUSE OF ACTION

(42 U.S.C. 1983, Count Twenty-Five -- Defendants RICHARD HELD, FRANK DOYLE, JR., DAVID R. WILLIAMS, JOHN RIKES, CITY OF OAKLAND, OAKLAND POLICE DEPARTMENT, JAMES HAHN, C. MICHAEL SIMS, MICHAEL SITTERUD, ROBERT CHENAULT, RAMON PANIAGUA, TIM SHEA, BURL MURRAY, DEPUTY SATTERWHITE, FRANK VULICH, SGT. CIARABELLINI, FRED KEPLINGER, and DOES I-CCC)

232. Plaintiffs incorporate by reference the allegations contained in paragraphs 1-231.

JUDI BARI and DARRYL CHERNEY allege that the defendants RICHARD W.
HELD, FRANK DOYLE, JR., DAVID R. WILLIAMS, JOHN RIKES, Capt. JAMES
HAHN, Lt. C. MICHAEL SIMS, Sgt. MICHAEL SITTERUD, Sgt. RAMON
PANIAGUA, Sgt. ROBERT CHENAULT, TIM SHEA, BURL MURRAY, DEPUTY
SATTERWHITE, FRANK VULICH, Sgt. CIAPABELLINI, FRED KEPLINGER, and
DOES I-CCC entered into a conspiracy designed to cast public
suspicion on the plaintiffs -- that the plaintiffs themselves were
responsible for the bombing of BARI's white Subaru on May 24, 1990.

234. The plaintiffs allege that the defendants' conspiracy was motivated out of malice and with intent to oppress environmental activists involved in the "Redwood Summer" campaign in general, and the plaintiffs as political organizers within "Redwood Summer" in particular, and to invidiously discriminate against the same.

235. The plaintiffs allege during the spring of 1990, they were among the key organizers of the Redwood Summer campaign. Upon their announcement of the campaign in February of 1990, the MENDOCINO COUNTY SHERIFF'S DEPARTMENT set up a command center set

FIRST AMENDED COMPLAINT FOR VIOLATIONS
OF CIVIL RIGHTS, TORTS AND STATUTES, AND FOR
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up for monitoring this campaign. They also set up meetings held between the contract loggers and the MENDOCINO COUNTY SHERIFF'S DEPARTMENT, as well as between the environmentalists and the sheriff's department, and specifically asked to meet with JUDI BARI.

236. After the plaintiffs' opposition to "tree-spiking" was in the daily papers, they were immediately barraged with death threats and the two fake "press-releases." As they had just taken a big step towards harmony and resolution, it was obvious that an organized "hate campaign" was underway. The "press releases" were being distributed throughout the Northern California timber industry.

Humboldt sheriffs refused to aid plaintiff CHERNEY 237. when he asked them to question suspects about the fake "press releases", although they admitted that these "press releases" were putting peoples' lives in danger, and their superior Lt. Done independently had obtained information concerning the "faked press releases".

238. When JUDI BARI, BETTY BALL and others went to DEPUTY SATTERWHITE and Deputy BURL MURRAY and presented the death threats, they were told that "if you turn up dead, we'll investigate". The plaintiffs repeatedly told these deputies the danger, to no avail.

Four days later, the organizing materials of JUDI BARI's colleague DARRYL CHERNEY were seized, while it was in Marin County. The organizing materials for Redwood Summer remained in

FIRST AMENDED COMPLAINT FOR VIOLATIONS OF CIVIL RIGHTS, TORTS AND STATUTES, AND FOR DAMAGES, INJUNCTIVE AND DECLARATORY RELIEF

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the possession of the Marin County Sheriffs until autumn of 1990. when they are finally returned to DARRYL CHERNEY. In the interim, plaintiffs allege that the defendants had access to these materials and disseminated the information therein.

240. When the bombing occurred on May 24, the plaintiffs were on a musical concert and speaking tour to galvanize support for the Redwood Summer campaign. They were urging people to participate in non-violence trainings and come to the first Redwood Summer event within the next 30 days. The organizing materials of JUDI BARI were seized, and have not been returned to this day.

The FBI and the OPD worked together throughout the 241. investigation. FBI agents made two serious misrepresentations to the OPD.

242. The first misrepresentation, of May 24, was that the bomb was on the rear floorboards of the back seat -- that was the primary basis for the May 25 search warrant and the false arrest The OPD admitted that this was in error on or about made by OPD. July 5.

The second FBI misrepresentation, of June 14, was 243. that the nails in the bomb and the nails at JUDI BARI's home were from the same "batch" as the nails taped to the bomb. reported that FBI admitted this was in error on July 17.

244. Meanwhile, much evidence was destroyed while in the custody of OPD and FBI. Plaintiffs allege that they asked the OPD . and FBI to follow up on "leads" on the bomber that they had in

FIRST AMENDED COMPLAINT FOR VIOLATIONS OF CIVIL RIGHTS, TORTS AND STATUTES, AND FOR DAMAGES, INJUNCTIVE AND DECLARATORY RELIEF

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Mendocino and Humboldt. There is no evidence that these agencies followed up on their request.

245. Plaintiffs are informed and believe and hereby allege that Ukiah police mailed the photo of JUDI BARI to all the other defendant agencies -- they, in turn, leaked this photo to their local press contacts in an effort to misportray JUDI BARI as a violent person.

246. Plaintiffs allege that these defendants have engaged in only a cursory investigation for the car bomber, of the death threats and the phony "press releases" that endangered the lives of the plaintiffs.

247. Plaintiffs further allege that the defendants RICHARD HELD and the OAKLAND POLICE DEPARTMENT are presently withholding from the plaintiffs' investigative team critical evidence that may lead to the car bomber. The plaintiffs continue to be "labeled" as "suspects" in order to justify the aforementioned withholding of evidence.

248. By the acts set forth above, and as detailed throughout the complaint, each of the named defendants and DOES I-CCC violated the Fifth and Fourteenth Amendments to the United States Constitution and 42 U.S.C. 1983 in that they conspired to deprive the plaintiffs of certain constitutionally protected rights, as detailed in the previous causes of action.

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FIRST AMENDED COMPLAINT FOR VIOLATIONS
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FORTY-FOURTH CAUSE OF ACTION (Battery; DOES V-CCC)

Plaintiffs incorporate by reference the allegations contained in paragraphs 1-248.

250. By DOE V's placing of a bomb under the driver's seat of the Subaru of JUDI BARI, on or about May 24, 1990, the plaintiffs JUDI BARI and DARRYL CHERNEY were severely injured, as described earlier in this complaint. The identity of any agents or co-conspirators of DOE V is unknown at this time, and these plaintiffs request permission to amend this complaint if their identities become known. Plaintiffs further allege that the placing of this bomb was committed intentionally, and that it was intended to kill these plaintiffs. Plaintiffs allege that this act was committed with oppression, fraud and malice.

FORTY-FIFTH CAUSE OF ACTION (Destruction of property; DOES V-CCC)

Plaintiffs incorporate by reference the allegations 251. contained in paragraphs 1-250.

252. By DOE V's planting of a bomb under the driver's seat of the Subaru of JUDI BARI, on or about May 24, 1990, the personal property belonging to these plaintiffs was destroyed or severely damaged.

FORTY-SIXTH CAUSE OF ACTION (Intentional infliction of emotional distress; DOES V-CCC)

253. Plaintiffs incorporate by reference the allegations

FIRST AMENDED COMPLAINT FOR VIOLATIONS OF CIVIL RIGHTS, TORTS AND STATUTES, AND FOR DAMAGES, INJUNCTIVE AND DECLARATORY RELIEF

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contained in paragraphs 1-252.

seat of the Subaru of JUDI BARI, on or about May 24, 1990, the plaintiffs JUDI BARI and DARRYL CHERNEY were severely injured, as described earlier in this complaint. Plaintiffs allege that the placing of this bomb was committed with the intention of causing these plaintiffs great emotional distress if they survived the blast, and that this defendant acted with oppression, fraud or malice.

WHEREFORE, Plaintiff JUDI BARI and DARRYL CHERNEY demand judgment against Defendants RICHARD HELD, FRANK DOYLE, JR., DAVID R. WILLIAMS, JOHN RIKES, CITY OF OAKLAND, OAKLAND POLICE DEPARTMENT, JAMES HAHN, C. MICHAEL SIMS, MICHAEL SITTERUD, ROBERT CHENAULT, RAMON PANIAGUA, TIM SHEA, MENDOCINO COUNTY SHERIFF'S DEPARTMENT, COUNTY OF MENDOCINO, BURL MURRAY, DEPUTY SATTERWHITE, COUNTY OF HUMBOLDT, HUMBOLDT COUNTY SHERIFF'S DEPARTMENT, LT. FRANK VULICH, SGT. CIARABELLINI, CITY OF UKIAH, UKIAH POLICE DEPARTMENT, CHIEF FRED KEPLINGER, and DOES I-CCC, for the following:

For a declaration that the plaintiffs JUDI BARI and

And that pursuant to the preceding paragraph, the lead

3. Preliminary and permanent injunctive relief ordering the

- 21 DARRYL CHERNEY are victims of the bombing, and not suspects;

27 FIRST AMENDED COMPLAINT FOR VIOLATIONS OF CIVIL RIGHTS, TORTS AND STATUTES, AND FOR

DAMAGES, INJUNCTIVE AND DECLARATORY RELIEF

and Firearms and not the Federal Bureau of Investigation;

agency in the investigation shall be the Bureau of Alcohol, Tobacco

defendants to turn over the contents of their files in the investigation of the May 24, 1990 bomb explosion to the Bureau of Alcohol, Tobacco, and Firearms;

- 4. Preliminary and permanent relief enjoining the defendants to conduct a reasonable, thorough and prompt investigation in response to the complaints of individuals claiming that they are suffering threats to their personal safety in retaliation for their involvement in a political campaign;
- 5. For a declaration that the acts, policies, and practices of the defendants were unlawful, and in violation of the plaintiffs' constitutional and statutory rights to have reasonable, thorough, and prompt action taken by law enforcement authorities in response to threats to their personal safety in retaliation for their involvement in a political campaign;
- 6. A mandatory injunction ordering the defendants to produce before this Court, for destruction, all files, blacklists, publications, records, reports, photographs, recordings, transcripts, data computer tapes and cards, all other materials describing the lawful political activities of the plaintiffs and other persons and organizations similarly situated, and maintained by the defendants and their agents.
- 7. A mandatory injunction ordering the Defendants RICHARD HELD, FRANK DOYLE, JR., DAVID R. WILLIAMS, JOHN RIKES, CITY OF DAKLAND, OAKLAND POLICE DEPARTMENT, JAMES HAHN, C. MICHAEL SIMS, MICHAEL SITTERUD, ROBERT CHENAULT, RAMON PANIAGUA, and DOES IV-CCC

FIRST AMENDED COMPLAINT FOR VIOLATIONS OF CIVIL RIGHTS, TORTS AND STATUTES, AND FOR DAMAGES, INJUNCTIVE AND DECLARATORY RELIEF

to return the property in their possession belonging to JUDI BARI and DARRYL CHERNEY;

- 8. Jointly and severally liable for compensatory damages in the amount of \$750,000 to plaintiff JUDI BARI, and \$750,000 to plaintiff DARRYL CHERNEY;
- 9. Jointly and severally liable for punitive damages in the amount of \$900,000 to plaintiff JUDI BARI, and \$900,000 to plaintiff DARRYL CHERNEY (except for Defendants CITY OF OAKLAND, OAKLAND POLICE DEPARTMENT, COUNTY OF HUMBOLDT, HUMBOLDT COUNTY SHERIFF'S DEPARTMENT, COUNTY OF MENDOCINO, MENDOCINO COUNTY SHERIFF'S DEPARTMENT, CITY OF UKIAH, and UKIAH POLICE DEPARTMENT).
- Plaintiff BETTY BALL and the MENDOCINO ENVIRONMENTAL 10. CENTER seek relief against TIM SHEA, MENDOCINO COUNTY SHERIFF'S DEPARTMENT, COUNTY OF MENDOCINO, BURL MURRAY, DEPUTY SATTERWHITE, CITY OF UKIAH, UKIAH POLICE DEPARTMENT, CHIEF FRED KEPLINGER, and DOES I-CCC for compensatory damages, jointly and severally, in the amount of \$100,000, and punitive damages against BURL MURRAY, DEPUTY SATTERWHITE, CHIEF FRED KEPLINGER, and DOES I-CCC, jointly and severally, in the amount of \$200,000.
- 11. Plaintiff GARY BALL seeks relief against CITY OF UKIAH, UKTAH POLICE DEPARTMENT, CHIEF FRED KEPLINGER, and DOES I-CCC for compensatory damages of \$50,000, and punitive damages against CHIEF FRED KEPLINGER and DOES II-CCC, jointly and severally, of \$100,000.
- 12. Against DOE V, plaintiff JUDI BARI seeks \$5,000,000 in compensatory damages, and \$5,000,000 in punitive damages.

FIRST AMENDED COMPLAINT FOR VIOLATIONS OF CIVIL RIGHTS, TORTS AND STATUTES, AND FOR DAMAGES, INJUNCTIVE AND DECLARATORY RELIEF

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Against DOE V, plaintiff DARRYL CHERNEY seeks 13. \$2,000,000 in compensatory damages, and \$2,000,000 in punitive damages. Attorneys' fees pursuant to 42 U.S.C. 1988, 14. Costs of this action; 15. Such other relief as the Court deems just and 16. equitable. Dated: May 20, 1991 WILLIAM M. SIMPICH Attorney for Plaintiffs







JUDI BARI

EARTH FIRST

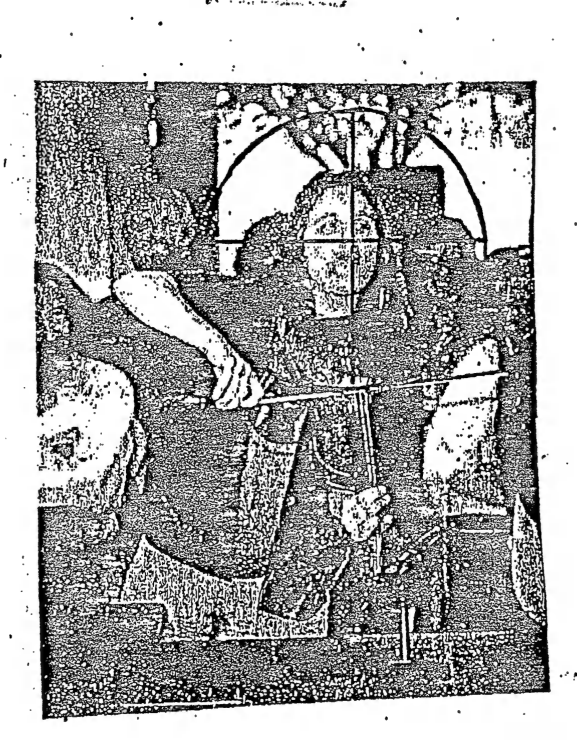
106 W STANDLEY STREET

UKIAH, CALIF 95482

Tet out

judi bari

get out andgo bac k to where you come from we know every thing
YCU WONT GET A SECCND WARNING



"Summer of disobedience in the woods sure says it all!! We are all concerned with the Environment, but not to the exdent of "EARTH FIRST." We know the Mendocino Environmental Center in Ukiah does do alot of good things to do with the Environment, just like we do, taking care of the land, helping to see to these matters. I CANNOT believe you are helping and using EARTH FIRST as they will use you. They are a Terrorist Group who uses terrorists acts and actions, that most of us DO NOT WANT to be involved with.

These EARTH FIRSTI people are not modern day Robin Hoods whose cause is not the poor of the forest but the trees themselves; these are violent men and women who engage in acts which could kill fathers in the name of Mother Earth. "EARTH FIRST denies their activities have cause injury or death, I guess that doesn't include burning buildings, throwing bombs spiking trees. As we all know there is a timberman, who will face years of reconstructive surgery—that Isn't considered injury ?? EARTH—FIRST does admitte to certain acts of sabotage and "MONKEYWRENCHING", as in "fence cutting??" "Running wires across roads??", and other acts of vandalism. I don't understand your group, how can you be involved with this group. No one can condone—and everyone should condemn—those who use violence to deny American men and women their livelihoods and even their lives. **RONDER**WHAT EARTH FIRST PEOPLE EALT?? It should be FOOD-ANDER**
LIVE EIRSTIIIII

I would really consider being involved with "EARTH EIRST you may find yourselves in the same, bracket" as them and TROUBLE. Why don't you call them the name their group is--"ASSHOLES FIRSTIL", because all they will be bringing to your group is their problems and the trouble they are in. There are other concerned people out here, tool! This is America and we shouldn't feel threatened and singled out. We are watching too!!!!!

For the obvious reasons, LWIII leave this unsigned Pretty sad When you can be say what you want, in tear of your family and triends being harrased and even worse, being nurt by these "EARTH FIRST" people who do use a tennostracts of violence and don't think they don't know and bray your coroup is not involved in their underhanded tatics.

MENDOCINO ENVIRONMENTAL 106 W. STANDLEY UKIAH, Ca 95482

April 25, 1990 To who it may concern: We are a group of high school students and we are all average students. We love to spend time at the river laying out in the sun under the big redwood trees. We have all lived here a number of years and have never seen an owl in Mendocino County. What we have seen is the immaturity that you are showing by spiking trees, and not being willing to reason. We don't know, if you people have even been to school, but in k-grade and up we were taught to keep our hands to ourselves and respect others property. Well by climbing on the top of Okerstroms equipment and hanging a banner from it was totally uncalled for. Why dont you practice what you preach! For one, this paper which you are reading this letter from is made from wood (trees), the chair that you are sitting your smelly ass on is probably wood! The books of which your children learn from at school are made of paper which comes from harvesting trees. I think that we should be allowed to use the land as much we can and put back into it as much as we take out of it! (by planting other trees). What is it going to take to make you people realize that your demonstrations are dangerous? Is it going to take someone to get hurt or even killed? Loggers arent going to full around alot of them are carrying weapons, and we don't blame them either because they are only trying to make a living and surpport there family. We work not like you city people who all you have to do is go and pick up your welfare checks! (which are paper which are made from trees) This is our town, we know how to run it. If you are really interested in saving the owls I pity you. Who was here to save the dinosaurs when they were dieing off? Nobody! If the dinosaurs where still alive, we wouldn't have oil, right? Is your motto "EARTH FIRST, PEOPLE LAST"? Why don't you grow up and be human not cry babies. seen 3 year olds accomplish more in little time than you have accomplished in a long while! We dont think that the loggers should put up with your shit, they should just run you over if you get in their way

Well, I guess we have got our aggressions of and it feels alot better. We must warn you though, next time you send someone to spike a tree or next time you try to stop a logging truck remember that accidents happen!

Have a nice summer!!!

Tasmanian Teens

Betty Ball 106 West Standley Ukiah, CA 95470

Dear Betty,

It has come to our attention that you are an Earth First! lesbian whose favorite pastime is to eat box lunches in pajamas.

Betty, this kind of behavior is to be expected of lesbians like you, since we have been observing Earth First! freaks like you for some time. Not only have we been watching you Betty, but we also know and have distributed your phone number [(707)468-1660] to every organized hate group that could possibly have hostile tendencies toward lik of your kind. No longer can sleazy dikes like you operate with impunity through the guise of anonymity. We know who you are, where you live, and continue to home in on you... but you don't know who we are. How does it feel, eco-freak, to have the tables turned?

We've also got your "clandestine" publications which detail how to indiscriminately hurt, maim, and kill people who are involved in legitimate, legal activities. Rest assured, Betty, that we shall not be indiscriminate in our actions against the spineless, invertebrate members of Earth First!. To the contrary, we will specifically hunt down each and every member like the lesbians you really are.

Sincerely,

Committee For The Death of Earth First!

Brought to you by Fed Up Americans for Common Sense



EARTH FIRST!

4/13/80

HENS RELEASE

We, followers of the movement Earth First! of Northern California, do not agree with non-feral Darryl Cherney's recent statement advocating no tree spiking. We are in a "war" with the north coast timber companies. Companies do not have rights, only "Nother Earth" has rights. We must save all trees.

"Hississippi Summer" - Come one, come all to Humboldt County.

We intend to spike trees, monkeywrench, and even resort to violence if necessary. We will not stand for the destruction of "Mother Earth".

People of the Northcoast must stop raping the forests "How". We have no time left.

Rext Agenda - "Wotlands"

· EARTH FIRST!

ARCATA

THIS IS ISSING CIRCULATED IN THE EURAKA AREA + THIS CORY OBTAINED, AT NUMBER STATE

b6 b70

Philosophy -

FIGHT BACK: SOME THOUGHTS ON STRATEGY

We're at war. It's not a type all war, where all sides are fighting for power. No, we are fighting against power, a inst domestication. We don't want to rule anything, are fighting against power, a inst domestication. We don't want to rule anything, are fighting against power, a inst domestication. We don't want to rule anything, we just want to live wild and free. Unfortunately, there's a whole darm civilization was trying to keep us from doing so. And we haven't been fighting this civilization very well.

Some of us beg it for table scraps, with our petitions, giving them our names and addresses. Some of us go out in big herds, marching in line, chanting slogans, writter by Darrell Cherney and Judi Bari of Garberville, Earth First! Some of us carry signs, demoding that our enemies do what we want. Some of us publicly and peacefully disobey the law in order to get arrested for the publicity. Some of us do acts of prockeywrenching in attempts to break the system.

We have been very visible in foolish ways, excessively organized and very serious and we've been botching it. If we were interested in gaining power, rather than destroying it, then visibility, organization and seriousness would be just what we need. But since we are out to destroy power, then invisibility, apparent randomness, which playfulness are much better weapons.

We know who the powers are that are trying to destroy all mildness, (Pacific Lumber Co. and Louisians Pacific to name a couple), we know what they're doing and where they're doing it. In sabotaging their activities, we can't give them this same advantage. We need to be invisible. We are interested in FUCKING up and domesticating the activities of our targets.

If the target can be hit in such a way as to make an emplanation unnecessary, that's ideal. It's best not to do frequent repetitions of the same graffiti in association with more interes forms of sabotage. And don't forget that an imaginitive graffiti campaign may itself be effective in at least getting people to think.

Another worthwhile skill to develop is the ability to act in m apparently random way. Demonstrations, civil disobedience, even most battles with the cops are well ordered. In some sense, they are orchestrated by the very force: we are fighting, because in these acts, we are fighting on the enemies' terrain, we are nevely reacting to them. Our acts of sabotar, need not be this way. We can strike targets when they least expect it, when the think they are off the hook. There is no need to be systematic at least not from the perspective of our enemies, with their might militaristic mindsets.

We live best when we live in this world as wild and merry predictors, playfully mocking civilization and those who unquestioningly accept it. To dance, play, laugh, to avoid work as much as possible and to steal from the rich med powerful, to undermine authority and domestication every chance we get, this is the life we choose. Unseen by our enamics, we do whatever we can to FUCK UP the workings of the megatication with an apparent randomness that confounds their orderly plans.

Please send donations to EARTH FIRST! c/o Darrell Charmay, 7.0. Box 34, Garberville, California 95467

APPENDIX D

WILLIAM M. SIMPICH

1736 FRANKLIN STREET . NINTH FLOOR . OAKLAND, CALIFORNIA 94612

TELEPHONE (415) 444-0226

July 19, 1991

Federal Bureau of Investigation 450 Golden Gate Avenue, 10th Floor San Francisco, CA 94102

Dear

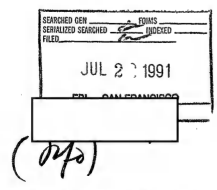
The mailing of this summons and complaint to you is being conducted pursuant to the Federal Rules of Civil Procedure, for the purpose of serving you in your official capacity as an agent of the Federal Bureau of Investigation, a United States agency.

b6 b7C

Sincerely,

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 11 STATE OF

Discussed of PLA
he'll handle



1744-5F-90788-186

GJ No. 90 Case No. 9 166 b7C

United Sta	THE DISTRICT OF CALIFORNIA MEDICAL RECORDS
TO:	
	SUBPOENA TO TESTIFY BEFORE GRAND JURY
	SUBPOENA FOR: Derson Document(s) or object(s)
the place, date, and time specified below.	and testify before the Grand Jury of the United States District Court at
United States District Co Federal Building, 17th Fl 450 Golden Gate Avenue San Francisco, CA 94102	COURTROOM Grand Jury Room 17201 DATE AND TIME August 2, 1991 9:30 a.m.
See Appendix B at	tached hereto and incorporated herein.
VOLUNTARY COMPLIANT SATISFACTORY WHEN YOU PROV	NCE WITH THIS SUBPOENA WILL BE DEEMED VIDE THE REQUESTED MATERIALS TO THE AGENT NO APPEARANCE WILL BE NECESSARY.
This subpoena shall remain in effect until you behalf of the court.	u are granted leave to depart by the court or by an officer acting on
RICHARD W. WIEKING	July-19, 1991
his subpoena is issued on application f the United States of America WILLIAM T. MCGIVERN, JR. United States Attorney	NAME, ADDRESS AND PHONE NUMBER OF ASSISTANTAU.S. ATTORNEY 450 Golden Gate Avenue, Box 36055 - b6 San Francisco, CA 94102 b7

"If not applicable, enter "none".

GJ No. 90-5 Case No. 9001977

United States District Court

NORTHERN DISTRICT	CALIFORNIA
то:	b3
	SUBPOENA TO TESTIFY BEFORE GRAND JURY
	SUBPOENA FOR: Depart Document(s) or object(s)
YOU ARE HEREBY COMMANDED to appear and testify being the place, date, and time specified below.	fore the Grand Jury of the United States District Court at
PLACE	COURTROOM
United States District Court Federal Building, 17th Floor 450 Golden Gate Avenue	Grand Jury Room 17201
San Francisco, CA 94102	August 2, 1991 9:30 a.m.
YOU ARE ALSO COMMANDED to bring with you the follow	ving document(s) or object(s):*
	ŀ
· VOLUNTARY COMPLIANCE WITH SATISFACTORY WHEN YOU PROVIDE THE	nereto and incorporated herein. I THIS SUBPOENA WILL BE DEEMED REQUESTED MATERIALS TO THE AGENT
SERVING THIS SUBPOENA AND NO APPE	EARANCE WILL BE NECESSARY.
☐ Please see additional information on reverse	
This subpoena shall remain in effect until you are granted behalf of the court.	d leave to depart by the court or by an officer acting on
CLERK	DATE
RICHARD W. WIEKING	July 19, 199
(BY) DEPUTY CLERK TESTELL	July 13, 133
This subpoena is issued on application	NAME, ADDRESS AND PHONE NUMBER OF ASSISTANT U.S. ATTORNEY
of the United States of America	450 Colden Cote Property 3
WILLIAM T. McGIVERN, JR. United States Attorney	450 Golden Gate Avenue, Box 36055 b7C San Francisco, CA 94102 Telephone:

APPENDIX B

Pursuant to an investigation by the Federal Grand Jury of the Northern District of California into a suspected felony, it is requested that your company furnish all records requested.

In addition, we request that you not disclose the existence of this request. Any such disclosure could impede the investigation being conducted and thereby interfere with the enforcement of the law. Thank you very much for your assistance in this matter.

DATED:	July 19,	1991	WILLIAM	T.	McGIVERN,	JR.		
								b6 b7C
	•						ttorney	
FED:jd								

Memorandum



То :	SAC, SAN FRANCISCO (174A-SF-90788) (P) Date 8/7/91
From :	SA (SQD 13)
Subject:	UNSUBS; JUDITH BEATRICE BARI - VICTIM DARRYL REED CHERNEY - VICTIM BOMBING OF 1981 SUBARU STATION WAGON CALIFORNIA LICENSE 2NWX290 5/24/90 EID OO: SAN FRANCISCO
Rafael, in Minister.) who was in the hospital due to a drug overdose. In with (LNU) was his and a who was
and was discus not unders explained the bombin innocent,	On the following day, either 7/19 or 7/20/91, (LNU) who had been transferred to Marin General Greenbrae. (LNU) was in room 5214 with his That day during casual conversation, (LNU) ssing the newspapers. When indicated that he did stand what (LNU) was talking about (LNU) while laughing, that the people that were involved in ng that everyone is reading about, claim they are but they are lying, because (LNU) stated he built and sold it to them.
time in Sa they wante	recalls that (LNU) stated that he had spent an Quentin and was not able to sign a piece of paper ed him to sign, because he was illiterate.
from Marin	was under the impression that (LNU) was not county, but had come here for drug treatment.
JEC/dlr (2)dh	SEARCHED GEN FOIAIS_ SERIALIZED SEARCHED SEARCHED INDEXED FILED AUG 14 1991 FBI — SAN FRANCISCO

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FEDERATED DEVELOPMENT COMPANY 5847 San Felipe, Suite 2600 · Houston, Texas 77057

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Mr. William S. Sessions Director FEDERAL BUREAU OF INVESTIGATION U.S. Department of Justice Washington, D.C. 20535

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5 DIRECTOR

FEDERATED DEVELOPMENT COMPANY

5847 San Felipe, Suite 2600 · Houston, Texas 77057 713 - 952-2400 Fax 713 · 952-4795

CALIFORNIA OFFICE

69-844 Highway III, Suite D RANCHO MIRAGE, GALIFORNIA 92270

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Crim. Ident. Info. Insp. Intell. Lab. Lega Tech Train Cong. Off. of Int. A	Mgnt		EAU INVESTIGATION C. Jester, Room 200	ALL INFO HEREIN DATE	ormation contained is unclassified by Sq - 1 Ca	Do	
Directo	r's Sec'y	Dear					
	SEP 24 1991	handled by all subseque As to the Gal Co-Chairs f	Inc. The letter 6, 1991 and was both ent handling of the c you will see, thi a Ball and MD Ander along with Gove for a M.D. Anderse he Astrodome Sherat	was delive opened by In ontents were s letter was sen apparent rnor and M n fund raisi on Hotel. ndividuals	The co accordance with your made with gloves. mailed in Houston. ly result from the f rs. John Connally ng event to be held I do not believe w	opment Company residence on ntent page was instructions, The reference act that are serving as on October 19, e have had any d as the Green	b6 b7
•	₹			Very trul	y yours,		
				FEDERATED	DEVELOPMENT COMPANY		
		/jm c: Agent Ri	chard Held	ni . • 1			

San Francisco, CA:

Director William S. Sessions Washington, D.C.

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it really is ironic isnt it
that the man who destroys the virgin native forests

for pure greedy profit

and with them innumerable plants like the Pacific Yew

which we know offer a cure for breast cancer

is a gala ball chair for of ALL things

the MD ANDERSON celebration

What a strange feeling it must give you

He is so cold blooded that he has no feelings

but you

what about you?

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DATE 11511 BY 59-56.

The Green Revolution will never forget

The time will come





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##### AUTUMATED MAIL (MUM) XXXX	· · · · · · · · · · · · · · · · · · ·
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Pouting Slim								
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